

D-1998

EC (Crown)

1/11/32

Reference to Mr. Hunt
24/6/32 Supt C. I. Sent P.A.

Further report if any
developments - particularly if
any case relating can be
found. Also in letter or
telegram.

3 JUNE 1932 *Wm. Brown*
D.C. (CRIME)



R. W. S. Winslow Esq.,
Senehanial

With the Compliments of the
P.A. to Commissioner of Police.

Sent
P.A.

13 JUNE 1932

SHANGHAI MUNICIPAL POLICE.

REPORT

H.Q. Crime Branch Station,
No. D 1998.
Date May 27, 1932
Date 31 6 1932.

Subject (in full) Hinds and Barr

Made by D.I. Sharman

Forwarded by Supt. Quayle

Sir,

Hinds and Barr commenced business as Turf Accountants and Commission Agents at 100 Central Arcade on January 15th 1931. Both are British subjects. F. Hinds was once in the employ of the S.M.C. (1921 to 1927) as Custodian of the Administration Building. L. Barr was once in the employ of the S.M.C. as a Police Constable (1922) and afterwards employed by the Shanghai Tug and Lighter Co.

The firm operates on an equal partnership basis, but as it is known that neither of the men were wealthy when they commenced business together, it is surmised that they had outside backing. The firm opened with extensive advertising in the local foreign papers, inviting business on a strictly "Credit Basis" re the following:-

Local Pony Racing	} Pari Mutual Prices - for the benefit of clientele who are unable to attend the courses.
Local Dog Racing	
English Racing	Any event that Regaters give anti-post quotations. Lincoln and Grand National. Advance lists will be forwarded by London agents.
English Football	Weekly lists and Cup Final.
Any noted local or Foreign events	At considered odds.

The firm later started a Football Pool on English and Scottish matches. This pool was afterwards discontinued.

Observations kept by the S.M. Police on the premises at various times have failed to establish that the above business is not run on anything but a strictly credit basis. Their

SHANGHAI MUNICIPAL POLICE.

File No.

REPORT

Station,

Date

19

Subject (in full)

Made by

Forwarded by

advertising is ^{not} out down considerably, and indicates that they have a large and regular clientele. Hinds and Barr advertisements once appeared in local Japanese papers, but apparently met with no success. So far as can be ascertained the firm is still conducted on the same lines, with exception that they have been selling tickets for the Irish Free State Hospitals Sweepstakes on the last Grand National and forthcoming Derby. These tickets are now sold out. The procedure being for Hinds and Barr to send cash for the tickets, the stubs are detained in Ireland, all being in the name of Hinds and Barr, and when the tickets are sold here, a record is kept in their books showing the purchaser, the purchaser retaining the ticket. Purchasers of these tickets are not required to have an account with Hinds and Barr. The tickets on the Derby sweep were sold at \$9.00 cash each.

I am, Sir,

Yours obediently

Si

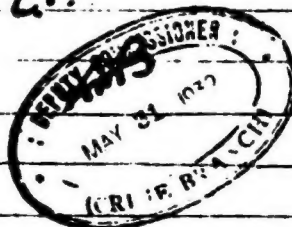
Forwarded

J. Doyle
Supt

Chamman
D.I.

D.C. (Crime)

C.P.



85-1
U. REGISTRY

1998

SHANGHAI TIMES, MONDAY, JANUARY 16, 1933

Present Betting Laws Said To Be "Impossible" By Police

So much has been said locally during the past few months about betting and the nature of the betting laws that the opinion of the Chief Constables of England should be of interest.

Giving evidence before the Royal Commission on Lotteries and Betting recently in London, one of their number—Chief Constable J. d'Ewes Coke—said, "The general public are determined to bet, and there is no way of stopping it."

Altogether seven Chief Constables were cross-examined for six hours by the Commission.

"The tendency to bet is spreading like a fever among all classes," Mr. Coke said in the concluding part of his evidence. "At present the law is divided between the man who has a telephone and the man who has not."

"It is legal for the man who has a telephone to bet, but the working man complains that when he wants to punt a shilling, he is arrested."

There is an atmosphere of hardship about the difference

which makes the magistrate sympathetic and unwilling to inflict any penalty, so the police get little support in enforcing the law that prohibits street betting."

The Chairman of the Commission inquired whether Mr. Coke and his associates thought it desirable to legalise "runners" or agents for bookmakers. The answer was "No."

Another chief constable said that legalised cash betting by post was considered to be the least harmful and safest form of betting. The laws, however, were generally obsolete and still endeavoured to preserve a Victorian standard of behaviour. They were unsatisfactory and "impossible of application."

Lotteries should be state-controlled, was the general opinion of the Chief Constables, because there was no way of suppressing them and their present illegality gave rise to many frauds.

That greyhound tracks should be abolished was another opinion.

86
7/1

THE BETTING ACT

Of timely interest to Shanghai, in view of the Court case on Monday in which two well-known turf accountants were fined under the Betting Act, was the arrival here on Wednesday of the latest English mail bringing papers giving the full text of the very important judgment delivered by a Divisional Court of the King's Bench Division deciding that the keeping of a totalisator on a greyhound racing track was illegal as being an offence under section 1 of the Betting Act of 1853. It will be remembered that the Leeds Greyhound Association had been summoned before the Leeds stipendiary magistrate for permitting a "tote" to be used on their greyhound racecourse. The magistrate dismissed the summons but the prosecuting authorities appealed against his decision, and the learned judges of the King's Bench Division have decided that the keeping of a totalisator on a private greyhound racing track is illegal. The decision has created considerable consternation, especially among those interested in Totalisators Limited—an organization which has installed betting machines on many such tracks throughout the country. The London "Times" on the following day devoted its main editorial article to this important subject of betting and the law, stressing the need for early revision in view of the fact that it bears little relation to the needs of the day—a point which we made in our comment on the local case. The concluding paragraph of the "Times" leader makes interesting reading:

"It is no chance coincidence that has tested the present law of gambling all along its front and brought destructive pressure to bear upon its more conspicuous anomalies. The origins of the case just fought and decided in the Courts, however else regarded, is one more proof that the law now lags behind public opinion. A fair indication of how public opinion is moving is to be found in the evidence given on behalf of 'The Times' and other newspapers before the Commission last Thursday. There is a large measure of spontaneous agreement in their submissions. Most of the Press in London and in the other great cities has no wish to be or to become a partner to private persons exploiting the gambling habit for their own gain and indifferent to the social consequences. On the main question there is a large degree of consent that before the law can be restored in full authority it must be relaxed and adapted. What is undoubtedly hoped of the Royal Commission is a report that will encourage and assist the Government in the task of clearing, amending, and codifying a host of statutes that have come to bear little relation to the needs of to-day."

SHANGHAI BETTING CASE

The case brought by the Municipal Police against the partners of Messrs. Hinds and Barr, the well-known firm of turf accountants here, which resulted in fines being imposed for using premises for the purposes of betting and for accepting money on deposit for betting, must have excited a considerable measure of interest. There can be no complaint against the Police; the defence admitted that an offence against the Betting Act had been committed; and as it is the duty of the police to see that the law is kept it was only right and proper that charges should be preferred. It could be argued that the police might have turned a blind eye in this instance, especially in view of the efforts being made at Home to revise the law in accordance with modern needs and general feeling, but once it is admitted that the police should have powers of choice regarding what laws they shall and what laws they shall not strive to see enforced a dangerous principle is set up—tantamount to the police usurping the prerogatives of the legislature. The police only carried out their duty. The magistrate rightly upheld them, but somewhat indicated his sympathy with the view that the law with regard to betting is highly anachronistic by imposing what amounted to nominal fines. The thing wrong, of course, is the law itself, and Mr. Reader Harris pointed out some of the more glaring anomalies, especially the one where gaming on credit is legal but gaming in cash is not. The Royal Commission, which has recently taken evidence in London, is almost certain to recommend drastic revision in the law, because by far the greater weight of responsible evidence was plainly on the side of bringing the law into conformity with public opinion and habits instead of, as now, being anomalous and wholly at variance with what goes on every day of the week in every town in the

country. It must be frankly recognized that it is impossible to legislate away betting, just as it is impossible to legislate away drinking—a truism which in the United States of America has been eloquently, and in many respects disastrously, demonstrated. We have gone beyond the stage when it is necessary to discuss the morality of betting; the wisdom or foolishness of it is one of those lessons which most people prefer to learn by experience rather than precept, so ingrained into our human nature is the instinct to "take a chance." The British law passed 80 years ago does not make betting illegal, it only sought to impose restraint in certain directions and under certain conditions. But those conditions have become even if they were not at the time the Act was passed thoroughly unsuited to the life and habits of the people, and the illogicalities and one-sided penal effects of the law have been the subject of genuine complaint for many years. Parliament has been loth to interfere, obviously because of the desirability of doing nothing which would leave it open to the accusation that it was encouraging the practice of betting in public places or houses kept for the purpose and thereby lowering the tone and morale of public life. But the present Government has recognized the need for revision and there is the distinct prospect of amendment and consolidation of the gaming laws on a much more reasonable and logical basis.

5324

'Local Turf Accountants Fined For Committing Breach Of Betting Act

Mr. Frank Hinds And Mr. L. Barr Proceeded
Against Under 80-Year Old Act; Strong
Comment By Defending Counsel

**POLICE MAKING ACT FUNCTION HERE
"WITH WHIFF OF OXYGEN"**

Declaring that the Municipal police were endeavouring "with a whiff of oxygen" to make the Betting Act of 1853 function, Mr. M. Reader Harris, before Mr. C. H. Haines in H. M. Police Court yesterday, said the act was moribund and that the Royal Commission which sat in London recently would alter the laws on betting and gaming in the near future.

Mr. Harris, of Messrs. Platt, White-Cooper and Company, was appearing for the defence of Messrs. Frank Hinds and L. Barr of Hinds and Barr, turf accountants, who were fined \$2,

equal to \$32.50, for using certain premises at 100 Central Arcade for the purpose of betting and receiving deposits on bets and \$1, equal to \$16.50, for accepting money on deposit for betting on horses. Mr. Harris pleaded "guilty" on behalf of his clients to all three charges which were brought under the Betting Act.

In imposing the fines, Mr. Haines remarked that he was taking a lenient view of the matter, but that the Betting Act applied here and that he would not adopt the same view if a similar case came before him again. The case, he said, was the first prosecution brought before him under the particular act.

The Charges

The specific charges against the defendants were: "For that you (1) did between October 10, 1932 and November 20, 1932, while carrying on business under the name of Hinds and Barr keep and use premises at 100 Central Arcade, Shanghai, for the purpose of betting with persons resorting thereto, contrary to Sections 1 and 2 of the Betting Act of 1853; (2) For that you did between October 10, 1932, and November 20, 1932, while carrying on business under the name of Hinds and Barr, keep and use premises at 100 Central Arcade, Shanghai, for the purpose of receiving deposits on bets contrary to Section 1 and 2 of the Betting Act of 1853; and (3) While carrying on business under the name of Hinds and Barr at 100 Central Arcade, Shanghai, you did accept money on deposit on bets on the

Prosecution Case

After stating the charges, Mr. J. E. Badley, of Messrs. Hansons, prosecuting for the Municipal police referred to the law on the subject of betting and quoted the following from Volume 1 of Law Reports Queen's Bench Division, viz., "In dealing with the evidence in each particular case, magistrates should always bear in mind that the law does not forbid betting itself, nor is the business or avocation of a book-maker necessarily illegal: Thwaite versus Coultwaite, but what the legislation has forbidden and what it has pronounced to be illegal is the use by those who make a trade and business on betting, of any place, for the purpose of betting with persons resorting thereto, or for the purpose of receiving, either themselves or by any other person, any money or valuable thing as a consideration for a bet or bets on any event on any race horse, etc."

Section 1 of the Betting Act, Mr. Badley said, created two offences in this case, viz., (1) keeping a place for the purpose of betting and (2) keeping a place for receiving money for betting.

Defence Plea

In addressing the court, Mr. Harris referred to the old saying that hard cases make bad laws which, he said, was usually true that had laws made hard cases. The old statute of 1853, under which the charges were brought, was, he said, a bad law; but in its conception it had failed to achieve its object which was not to make betting illegal, but to make it difficult for the ordinary person. He attacked the act in its original intention, aimed at an entirely different matter, and which had the effect of driving the bookmaker into the streets.

Continuing, counsel said, the Act was not only bad at its conception but got worse as it grew to maturity through the effect of judicial interpretation, until today there was the absurd position that if a man telephoned to his bookmaker on a Monday asking him to put money on a race scheduled for 3.30 p.m. that day, no offence was committed, and if the better should lose, he would not have to pay until the following Monday, and then he could not be forced to pay, whereas if a man took the more honest course of placing a cash bet, an offence is committed. If one did not pay cash, but went in person to make a bet, an offence also is committed, but not if the bet was placed through the telephone.

Impossible Act

Mr. Harris went on to say that the Act has been described before the Royal Commission, which sat in London last November, as impossible of application; that is, impossible in application in fairness to the individual. The same law which has now reached its death-bed at the age of 80 years, counsel said, has been resorted to by the Shanghai Municipal Council who were endeavouring to make it function with a whiff of oxygen.

Counsel again submitted that it was unfair to an individual to enforce a moribund law the effect of which, in his opinion, was to make it legal for a man without means to gamble on credit and illegal for a man to take the more honest course of placing a cash bet. The defendants, having pleaded guilty to the charges, counsel said, the court would have to enter a conviction, but he hoped that this would be all that the court would be required to do, under the present circumstances.

Justice McCordie's Views

Mr. Harris, in the course of his address, also referred to what Mr. Justice McCordie said to Mr. Sheppard on the subject of gambling, viz., "It seems clear that the instinct of gaming and gambling is deeply rooted in Britain as in any other country. That instinct has never been eradicated in the past and can never, I assume, be eradicated in the future. Frankness on this subject is plainly desirable."

Counsel also quoted Mr. Justice McCordie as saying that the decisions on gambling not only were remarkably numerous, but often were difficult to reconcile and to reconcile and distinguish. Mr. Justice McCordie had also stated, "It may, I think, be fairly said that the whole subject of gaming and gambling is in a most unsatisfactory condition."

These accountants, Mr. Hinds and Barr, were fined \$32.50 for using certain premises at 100 Central Arcade for the purpose of betting and receiving deposits on bets and \$16.50 for accepting money on deposit for betting on horses. Mr. Harris pleaded "guilty" on behalf of his clients to all three charges which were brought under the Betting Act. In imposing the fines, Mr. Haines remarked that he was taking a lenient view of the matter, but that the Betting Act applied here and that he would not adopt the same view if a similar case came before him again. The case, he said, was the first prosecution brought before him under the particular act.

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Date March 9, 1935

(C. & S.B.) Office Notes

Sir,

In view of the meagre results obtained as the results of a watch kept by S. I. Willgoss on 100 Central Arcade, I suggest one or two junior Constables be sent with cash to the office. Both Messrs. Hinds and Barr know the majority of the Police Force hence the necessity for extreme caution in selecting men. It would seem inadvisable to use members of the Force, other than of British nationality, for the purpose of prosecution.

The coupons used in connection with the "football pool" are printed by Mr. H. E. Brewer, Kingsae Road, who is of British nationality. 850 coupons were printed for the week ending Saturday, March 7.

Enquiries in re Japanese subjects betting with Messrs. Hinds and Barr on dog and pony racing are continuing.

I attach a further cutting from the "Glasgow Evening News" in re a prosecution in Manchester which may be of interest to Mr. Winter.

R. J. Forke

Det. Supt.

Sup. H. G. C. B.

Please see Mr. Winter & ask him exactly what evidence we are trying to get to help in prosecution

10/2

Lee

Observation kept on Hinds and Barr's office,
No. 100 Central Arcade, on the 4-3-31.

At 10.40 a.m. a Chinese of the bar boy class dressed in white long gown entered the office and remained there about 1 minute. He then proceeded to the Ezra Building from where he originally came. He is probably employed at Engley's Bar.

At 10.40 a.m. a Chinese of the house coolie class entered the office and remained there about 1 minute. He then proceeded to Ezra Building.

At 10.55 a.m. a British soldier entered the office and remained inside for a few minutes.

At 11.10 a.m. a shroff with some M/car chits entered the office. He came out with either 6 or 11 dollars in his hand

At 11.30 a.m. a coolie delivered a letter at the office.

At 11.35 a.m. a foreigner entered the office, picked up from the desk a paper bearing columns of figures and commenced to read it. He then walked to the rear of the office where he was obscured from view. He left after about 10 minutes.

At 11.55 a.m. a coolie with a chit book containing a letter entered the office. Hinds opened the letter and drew out a cheque.

Nobody entered the office from 11.55 a.m. to 12.30 p.m. at which time I left

A further watch was kept from 3.45 p.m. till 5.30 p.m., but nobody entered the office.

Barr was out until about 5.30 p.m. Hinds spent most of his time reading a newspaper.

*File
7/3*

Observation by D. S. J. Wilkins

Observation kept on Hinds and Barr's office,
No. 100 Central Arcade, on the 8-3-41.

At 10.35 a.m. a foreigner entered the office and stood in front of the desk talking to Barr. After a few minutes he left. As he turned away from the desk, Barr picked up from the desk some Bank notes and a slip of paper.

At 11.55 a.m. a foreign woman entered office and stood in front of desk talking to Hinds and Barr for about five minutes. She then went to the back of the office and sat at the side of Barr's desk. Barr appeared to be explaining a paper to her and after about another five minutes he wrote something on a pad and the woman went away.

At 12 noon a coolie with an envelope entered and handed it to Hinds, who opened it and drew out a letter and a Bank note.

Observation at Hinds & Barr's office. 190

Central Arcade. on 6-3-31.

Between 9.55 a.m. and 11.45 a.m. eight foreigners and two Chinese entered the office. The two Chinese delivered letters which Hinds opened. There did not appear to be any money in them.

Of the foreigners two remained in the office from 10 a.m. till 11.45 a.m. talking to Hinds and Barr, scrutinising papers, and drinking Beer. The others remained in the office from 5 to 10 minutes talking to Hinds and Barr. No money was seen to pass.

Between 2 p.m. and 4 p.m. three Chit Coolies entered the office but no foreigners.

7-3-31.

Between 9 a.m. to 11.30 a.m. twelve foreigners including two British Soldiers, entered the office. With the exception of two who remained inside about two hours, all came out after a few minutes. Hinds and Barr appeared to suspect that they were being watched and were continually looking out of the window. It was therefore impossible to see what took place in the office.

Observed by [illegible]

News

GLASGOW, SATURDAY, JANUARY 24, 1931.

Football Pools Question.

Legal Arguments In Manchester Case.

After hearing long legal arguments regarding football pools, the Manchester Specially Magistrate yesterday dismissed six summonses which had been taken out at the instance of the police against Allied Newspapers (Ltd.).

Mr. J. Hutton, for the prosecution, stated that the summonses related to an advertisement of a football pool in an issue of a book, of which Allied Newspapers (Ltd.) were the publishers.

The advertisement, said Mr. Hutton, was inserted by Messrs. M'Lean (Ltd.), book and stationery agents, and included a coupon with details of football matches to be played on the following Saturday.

Details were also given of a pool to be won on points comprising subscriptions from persons who attempted to forecast the results of the matches.

NO BET OR WAGER.

Mr. W. Cobbert, who appeared for Allied Newspapers (Ltd.), submitted that there was no bet or wager unless there was a contract between a winner and a loser.

He quoted Captain High Court, in support of his argument.

He also submitted that the advertisement was not a bet or wager, and that it was not a contract.

He also submitted that the advertisement was not a bet or wager, and that it was not a contract.

He also submitted that the advertisement was not a bet or wager, and that it was not a contract.

March 2,

31.

The President,

Police Canteen Board.

I unde stand that a Football Pool has been in operation at the Police Canteens for some weeks. I do not know whether the pool is being operated by or in conjunction with Messrs. Hinds and Barr but should be glad to be informed of the actual circumstances.

The activities of Messrs. Hinds and Barr are now the subject of investigation and it is most undesirable that police action in the matter should be hampered by any association direct or indirect with these two gentlemen.

It is also, in my opinion, very undesirable that anything in the nature of a Football Pool should be operated in police institutions as the legality of these pools is, to say the least, doubtful.

Will you please let me know exactly what is going on.

(Sd) R.M. Martin.

Commissioner of Police.

*Just wrote
for attention
re attached document
3/3*

Headquarters

Crime Branch

April 25,

33.

Central 680/33

No. 100 Central Arcade, Macao Road

A.M.P.

Between 10.15 a.m. and 10.25 a.m., on the 9th April 1933, in accordance with instructions received, cash bets were placed with Messrs. Hinds & Barr, "Turf Accountants", and "Commission Agents", of No. 100 Central Arcade, Seachuan Road, by the following persons:-

F.P.S. 135 Todd, attached to Gordon Road Depot \$10.00 place treble on three ponies:- "Kyote", "Everythin" and "Avias", and \$10.00 win on the "Black Sheep".

F.P.S. 139 Pharakyl, attached to Gordon Road Depot - \$10.00 for a double win on "Hurdle", and "Ben Nevis", and \$10.00 win on "Jolly Canadian".

Clerk Yau Vi Oi, attached to H.Q. C.B., - \$10.00, and \$10.00 place on "Castle Ribbon".

C.D.S. 110 Sung Tien Pao, attached to H. . C.B. -
55.00 win on "Edinburgh Castle", "Ugly", and "Dic-
tator", and 55.00 win on "Wardle", and the "Black
Sheep".

Receipts were given for the bets placed, in each case.

From 9.30 a.m. and 10.30 a.m. the same day, C.D.S.
88 Tong Zung Ling kept these premises under observation,
when he observed two hundred, and thirty six persons
enter. He was relieved at 10.50 a.m. by C.D.S. 51 Sung
Ah Foh, who kept observation until 1.15 p.m., when two
hundred and eighty nine persons were seen to enter these
premises.

In view of the foregoing, Mr. McNeill, of Messrs.
Hansons & Co., of No. 7 Peking Road, was interviewed by
Supt. Quayle, and the undersigned, during the morning of
the 21st April 1933, with reference to the evidence in
this case. As the result summonses were applied for,
against Frank Hinds and Leslie Barr.

Owing to the fact that information to the effect
that Leslie Barr, had left Shanghai, and had severed his
connection with this firm, the case against this man could
not be proceeded with.

Frank Hinds appeared before H.B.M. Registrar Mr. I.
T. Morris, at 10 a.m. on the 25th April 1933, when the
following charges were made against him:-

- (1) On the 2th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purposes of betting with persons resorting thereto, contrary to Sections 1 and 3 of the Betting Act 1853.
- (2) On the 8th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Sections 1 and 3 of the Betting Act 1853.
- (3) On the 8th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving and received money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Section 4 of the Betting Act 1853.

The defendant, who was defended by Mr. R. F. C. Masters, pleaded guilty on all three charges, and pleaded for leniency, stating that he was prepared to give an under-

Sheet No. 5

taking not to commit any further offence under the Betting Act.

Mr. I. T. Morris then fined the defendant £4-0-0 on each charge, making a total of £12-0-0 (\$199.25).

The betting receipts are being sent to Mr. McNeill who will endeavour to obtain a refund of the bets placed.

D.S.I.

COMPLAINT

Form 1a

IN HIS BRITANNIC MAJESTY'S SUPREME COURT FOR CHINA
AT SHANGHAI.

CRIMINAL JURISDICTION.

the day of April, 1933.

of

complains that Frank Hinds of 100 Central Arcade, Shanghai.

- (1) On the 3th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purposes of betting with persons resorting thereto, contrary to Sections 1 & 3 of the Betting Act 1853.
- (2) On the 3th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Sections 1 & 3 of the Betting Act 1853.
- (3) On the 3th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving and received money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Section 4 of the Betting Act 1853.

Taken before me this

day of April in the year One

thousand nine hundred and thirty-three.

IN HIS BRITANNIC MAJESTY'S SUPREME COURT FOR CHINA
AT SHANGHAI.

CRIMINAL JURISDICTION.

the day of April 1933.

of

complains that Leslie Barr of 100 Central Arcade, Shanghai.

- (1) On the 8th day of April 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade kept and used the said premises for the purposes of betting with persons resorting thereto, contrary to Sections 1 & 3 of the Betting Act 1853.
- (1a) Alternatively on the 8th day of April 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, knowingly and wilfully permitted the same to be kept and used for the purpose of the persons conducting the said business betting with persons resorting thereto contrary to Sections 1 & 3 of the Betting Act 1853.
- (2) On the 8th day of April 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade kept and used the same for the purpose of receiving money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony racing contrary to Sections 1 & 3 of the Betting Act 1853.
- (2a) Alternatively on the 8th day of April 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade knowingly permitted the same to be kept and used for the purpose of receiving money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony racing contrary to Sections 1 & 3 of the Betting Act 1853.

- (3) On the 8th day of April 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade kept and used the said premises for the purpose of receiving and received money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony racing contrary to Section 4 of the Betting Act 1853.

Taken before me this day of April in the year One thousand nine hundred and thirty three.

SHANGHAI MUNICIPAL POLICE.

REPORT

H.Q. Crime Branch Station,

Date April 10, 1933.

Subject (in full) Messrs. Hinds & Barr, No. 100 Central Arcade

Made by and Forwarded by Supt. Quayle

Sir,

In accordance with instructions received a watch was kept in the vicinity of Messrs. Hinds & Barr, 100 Central Arcade, on 8.4.33 with a view to ascertaining the number of persons entering the premises.

From 9.30 a.m. to 10.30 a.m. C.D.S. 88 was on duty and during that period 53 persons both Chinese and foreigners entered. From 10.30 a.m. to 1.15 p.m. C.D.S. 51 was on watch and observed 236 persons enter.

A "ticker" was provided to register the numbers and check up the reports of the detectives the total number registered being 289 between 9.30 a.m. and 1.15 p.m.

I am, Sir,

Yours obediently

J. Quayle

Supt.

D.C. (Crime)

CDS 51

SHANGHAI MUNICIPAL POLICE.

File No. _____

H.Q. Crime Branch Station,

REPORT

Date April 8, 1933.

Subject (in full) Cash bets at Hinds & Barr, No. 100 Central Arcade

Made by C.D.S. 110 Sung Tien Pao Forwarded by Supt. Quayle

Sir,

At 10.25 a.m. on April 8th., 1933, I staked \$5.00 win on horses named Edinburgh Castle, Ugly and Dictator, and \$5.00 win on horses named Wardle and The Black Sheep. I was received by a short foreigner wearing a pair of spectacles. I was given a receipt for same, attached herewith.

I am, Sir,

Yours obediently

沈无保

SHANGHAI MUNICIPAL POLICE.

Training Depot, ~~Xingang~~

REPORT

Date April 10th, 1933.

Subject (in full) Placing bets at Hinds and Barr Central Arcade.

Made by F.P/S. 135 John W. Todd. Forwarded by Inf. | F. Level

Sir,

I beg to report at about 10.15 a.m. on April 8th, 1933
F.P/S. Pharas and myself entered the office of Hinds & Barr
and placed bets on various horses taking part in the
afternoon meeting at the Racecourse. I was attended to by a
tall, elderly, grayhaired man who wore glasses and placed
bets as follows.

\$10.00 place treble on three ponies.

Kyoto, Everything, Avias.

\$10.00 win on the Black Sheep and received receipt for
same.

There were three other men behind the counter at the time.
One was elderly, stout, bald, and wore glasses. he was also
receiving money. Of the other two, one was a young man of
very dark complexion. he also was receiving money and issuing
receipts.

The third man was middle aged and had crisp brown hair. I did
not see him receive money.

Supt: Mayle.

I am, Sir,

H'q (Crime Branch).

Your obedient servant,

John W. Todd

F.P/S. 135.

SHANGHAI MUNICIPAL POLICE.

Training Depot, ~~Station~~,

REPORT

Date April 10th, 1933.

Subject (in full) Placing a bet at Hinds & Barr Central Arcade.

Made by F.P/S. 139 N.C. Pharazyn

Forwarded by

Inf. J. F. Lavel

Sir,

I beg to report at about 10.15 a.m. April 8th, 1933
I entered the firm of Hinds & Barr in Central Arcade and
deposited the sum of \$20.00 as a bet on certain racehorses
as under :-

\$10.00 for a double win on Jardle and Ben Nevis.

\$10.00 for a win on Jolly Comedian.

The money was taken by a middle aged gentleman with
grey hair and moustache and glasses, and he wrote out and
handed me a receipt for same.

I also noticed another gentleman of about the same age,
with bald head and glasses, taking money and handing receipts
to other clients. Also behind the counter were two young men
of medium height, but I did not see them receive money or
give receipts.

Gupt: Quayle.

I am, Sir,

M'G (Crime Branch).

Your obedient servant,

N. C. Pharazyn.

F.P/S. 139.

SHANGHAI MUNICIPAL POLICE.

H.Q. Crime Branch Station,

REPORT

Date April 8, 1933.

Subject (in full) Cash bets at Messrs. Hinds & Barr, No. 100 Central Arcade

Made by Clerk Tsu Vi Gi Forwarded by Supt. Quayle

Sir,

At 10.20 a.m. on April 8th., 1933, I staked \$10.00 win and \$10.00 place on the horse named Castle Ribbon for which I was duly given a receipt, attached herewith. I was received by a tall foreigner with moustache.

I am, Sir,

Yours obediently

Tsu Vi Gi

No. 1

Memorandum.

POLICE FORCE,
MUNICIPAL COUNCIL,

Shanghai, 19. 1. 1932.
To Sept. 12. C.I.

\$100.00 in safe with
reference to money expended
by your staff in cash
into the hands of Bow.

Please send me to
collect & sign receipt.

P.A. CB



(P.A. CB)

\$100.00 received with
thanks

P. H. H. H.
Sept. 12.

19. 1. 32.

HANSONS.

GEOFFREY HERBERT WRIGHT.
ARTHUR CONRAD HOLBOROW.

TELEGRAPHIC ADDRESS.
"PROFESSOR" SHANGHAI.

CODES
A. S. G.
WESTERN UNION.
JEB/KLK

ACKNOWLEDGED

7. Peking Road.

Shanghai.

17th January, 1933.

Encl:

Dear Sirs,

re Prosecution of Messrs. Hinds & Barr.

We enclose herewith cheque for \$160 being the money expended on the cash bets which were made the subject to the above prosecution.

With regard to the activities of the Defendants, there are two aspects of betting which are forbidden by the Betting Act.

- (a) The conduct of premises for the purpose of betting with persons resorting thereto, whether on cash or credit terms, and
(b) The acceptance of cash bets at such address.

As the Defendants carry on no business at this address except that of book-makers, we would suggest that, after a reasonable interval, an experimental watch should be kept for a few hours on their premises and a notetaken of the number of persons entering. If the result indicates that persons are still resorting in any numbers to the premises for the purpose of betting, a detective or two could be sent in to see whether they are accepting cash bets, and a prosecution on either or both of the above grounds instituted.

The Magistrate at the hearing indicated that he imposed a light sentence partly because the case was in the nature of a test prosecution, but that if the Defendants were brought before him again on the same or similar charges he would deal with the matter more severely.

Yours faithfully,

Hansons

The Commissioner of Police,
Shanghai Municipal Council.

Memorandum.POLICE FORCE,
MUNICIPAL COUNCIL.

Shanghai, 4. 5. 1933

To P.A. CB

Received from the
P.D. (Crime Branch)
the sum of \$70.00
for expenses incurred
in the Heide & Ram
Betting Case which
was concluded on
25. 4. 33.

J. A. Quayle

Supt C.I.

COPIED

HANSONS.

GEOFFREY HERBERT WRIGHT.
ARTHUR CONRAD HOLBOROW.

TELEGRAPHIC ADDRESS,
"PROFESSOR" SHANGHAI.

CODES
A. S. C.
WESTERN UNION.
BENTLEY'S.

22/10/27

Encl.

ACKNOWLEDGED

3.1.1928

REGISTRY

33, Peking Road.

Shanghai.

Date 4.10.27

Dear Sir,

re Prosecution of Hinds & Barr.

We have to report that the Marshall was unable to serve the summons on Barr, who is reported to have left Shanghai.

Hinds was convicted and fined the sum of 24.0.0. on each of the three charges preferred against him. These fines would almost certainly have been heavier had not Counsel for Hinds given, in open Court, an undertaking on behalf of his client that the offences would not be repeated. We send herewith cheque for \$70 recovered from Hinds in respect of bets made by police officers on the 8th April.

We suggest that the simplest way to ensure the offences not being repeated is to warn the owners of the premises in which the business is carried on that, they will render themselves liable to a prosecution under the Betting Act 1853, if they knowingly permit the offences to be repeated.

Yours faithfully,

Hanson

The Commissioner of Police,

Shanghai Municipal Council.

HINDS & BARR

Turf Accountants & Commission Agents

100 CENTRAL ARCADE

PHONE.....

Cable Address: "HINDBARR"

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races. Quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

Lincoln Handicap. Lincoln, March 25th. 1 mile.

12 Gs O'Nine T. 16 Slipper. 25 Breadcrumb, F'ing Memory, Caeleon, Knight Error, L. B. B. B.

11 Grandmaster, Midlothian, Masher, The.

Others on application

One-fourth the odds a place.

Grand National. Liverpool, March 27th. 4 miles, 856 yards.

SPECIAL OFFER:—OPEN UNTIL 1st MARCH 4-1 AGAINST NAMING ANY HORSE THAT COMPLETES THE COURSE

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero, Shaun Gollin. 20 Drintyre, Gib, Grakle, Mollaray's Belle, Richmond II, 25 Drin, Gregalach.

Prices on application

Quotations offered on others. All in enter or not.

One-fourth the odds a place.

Liverpool Cup. Liverpool, March 26th. 1 mile, 2 furs., 170 yds.

Prices on application

Free Handicap. Newmarket, April 16th. 7 furs.

20 to 1 The Field.

Derby. Epsom, June 3rd. 1½ miles.

Prices on application

Ascot Gold Cup. Ascot, June 18th. 2½ miles.

Prices on application

Vouchers with all Ante-Post Commissions.

LOCAL PONY RACING } Pari-Mutuel Prices—for the convenience of our
LOCAL DOG RACING } clientele who are unable to attend the courses.

FOOTBALL

Weekly Lists and Cup Tie quotations

FOOTBALL POOL

Something new to Shanghai—but England's latest craze.

Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in the Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English and Scottish soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake between \$1 to \$10. From the gross investments, the organisers deduct 10%, and the balance is divided between the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 18 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organise several pools of various combinations, the competitor then having a choice of several selections.

Documents to hand from Our London Agents, show that the demand for this type of speculation is enormous, and for matches played on the 27th ult., one pool paid to a successful competitor the odds of 3024 to 1.

For results of Pool for 14th Feb. see all Tuesday papers.

ALL ENQUIRIES WELCOMED

Credit accounts opened for responsible residents on application.

HINDS & BARR

Turf Accountants & Commission Agents

100 CENTRAL ARCADE

PHONE.....

Cable Address: "HINDSBARR"

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races. Quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

(1) **LINCOLN HANDICAP.** Lincoln, March 25th, 1 mile.

40 Accra	12 C. O'Nine T.	33 Heronades	50 Marton Abbey	33 Sargasso
66 Advancer	33 Charger	40 King Baldwin	100 Metronome	16 Slipper
66 Africorn	40 Croco	25 Knight Error	25 Midlothian	33 Soranette
100 Airman	40 Eyes Front	33 Lanadowne	40 Moyresque	50 Sunnier
40 Alcyon	25 F'ing Memory	Fuzzy Wuzzy	100 O. Contemptible	Tol-Aur
40 Sweet Swan	33 Arctic L.	25 Leonidas II	33 Osiris	40 Timber
33 Belgiano	50 Gamesome	100 L. Grafton	40 Peace Pact	33 Lionhearted
25 Breadcrumb	66 Go Easy	50 Lone Knight	40 Pomerallen	33 Rivalry
66 Top Dressing	50 Bunch	66 Golder Earl	50 Lucky Hunter	33 R the Reefer
33 Ultra Violet II	33 Burgee	100 Grandflight	25 Masher, The	
33 Whoopee	25 Caeleon	25 Grandmaster	40 Massei	

One-third the odds a place. Placing them 1, 2, 3 from 500 to 1 up to 20,000 to 1.

(2) **LIVERPOOL CUP.** Liverpool, March 26th, 1 mile, 2 furs., 170 yards.

Prices on applications.

(3) **GRAND NATIONAL.** Liverpool, March 27th, 4 miles, 856 yards.

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero. Shaun Gollin. 20 Drintyre Gib, Crackle, Mollery's Belle, Tichmond. 25 Dria Gregalach, K.C.B.

Quotation offered on others. All in enter or not.

One-third the odds a place. Placing them 1, 2, 3 from 500 to 1 up to 20,000 to 1.

(4) **FREE HANDICAP.** Newmarket, April 16th, 7 furs.

20 to 1 The Field.

(5) **DERBY.** Epsom, June 3rd, 1½ miles.

6 Jacops. 8 Lammarchus, Thyestes. 10 Portlaw. 12 Dr. Dolittle, Goyecass. 16 Estate Duty.

Quotations offered on others.

One-third the odds a place. Placing them 1, 2, 3 from 100 to 1 up to 20,000 to 1.

THE LAST WORD IN

COMING SOON

MADAM

AMAZON

CECIL B.

THE LAST WORD IN

COMING SOON

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade

Phones (Being installed)

Cable Address: HINDBARR

Nothing Too Big---Nothing Too Small

PONY RACING } PARI-MUTUEL PRICES. For the convenience
DOG RACING } of our clientele unable to attend courses.

HOME RACING and FOOTBALL

ANY NOTED EVENT }
LOCAL OR FOREIGN } At considered odds.

Credit Accounts opened for responsible residents on application.
Special facilities arranged for Outport residents, Marine Officers and
transient visitors, etc.

ALL ENQUIRIES WELCOMED

HINDS & BARR

Turf Accountants and Commission Agents

Phones (Being installed)

100 Central Arcade

A BUSINESS SHANGHAI REQUIRES

"Nothing too big---Nothing too small"

LOCAL PONY RACING }
LOCAL DOG RACING }

Pari-Mutuel Prices—For the benefit of our clientele who are unable to attend the courses.

ENGLISH RACING

Any event that Reuters give Anti-Post quotations. Lincoln and Grand National advance lists will be forwarded as soon as possible by our London Agents.

ENGLISH FOOTBALL

Weekly lists and Cup Final. Cup Final prices on application.

ANY NOTED LOCAL
OR FOREIGN EVENTS.

At considered odds.

All business will be strictly "Credit Basis" only.

Accounts opened for responsible residents on application.

Special facilities arranged for Naval Merchant Service & Floating population.

ALL ENQUIRIES WELCOMED

HINDS & BARR

Turf Accountants and Commission Agents

Phones (Being installed)

100 Central Arcade

A BUSINESS SHANGHAI REQUIRES

"Nothing too big---Nothing too small"

Will operate on the following, as from January 15th, 1931:—

**LOCAL PONY RACING }
LOCAL DOG RACING }**

Pari-Mutuel Prices—For the benefit of our Clientele who are unable to attend the courses.

ENGLISH RACING

Any event that Reuters give Anti-Post quotations. Lincoln and Grand National advance lists will be forwarded as soon as possible by our London Agents.

ENGLISH FOOTBALL

Weekly lists and Cup Final. The graduated odds for the latter will be to hand shortly.

**ANY NOTED LOCAL
OR FOREIGN EVENTS**

At considered odds.

All business will be strictly "Credit Basis" only.

Accounts opened for responsible residents on application.

Special facilities arranged for Naval, Merchant Service & Floating population.

ALL ENQUIRIES WELCOMED

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade

'PHONE

Cable Address "HINDBARR"

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races. Quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

Lincoln Handicap. Lincoln March 25th 1 mile.

13 C. O'Hine T. 14 Skipper 25 Broadwomb Pting Mummy Cuckoo Knight Error Leonides 11 Grandmaster Middleton
Mushu, The

others on application
One-fourth the odds a place.

Grand National. Liverpool March 27th 4 miles 856 yards.

SPECIAL OFFER:—OPEN UNTIL 1st MARCH. 4-1 AGAINST NAMING ANY HORSE THAT COMPLETES THE COURSE.

13 Sir Lindsay 14 Kakushin 15 Easter Hero, Sham, Gollin 20 Drinstyre, Oth, Grakle, Mulleray's Belle. Richmond. II. 25 Dora
Gregainach.

Prices on application
Quotations offered on others. All in enter or not.
One-fourth the odds a place.

Liverpool Cup. Liverpool March 28th 1 mile 2 furs 170 yards.

Free Handicap. Newmarket April 16th 7 furs.
20 to 1 The Field.

Derby Epsom June 3rd 1½ miles.
Prices on application.

Ascot Gold Cup. Ascot June 18th 2½ miles.
Prices on application.

Vouchers with all Ante-Post commission.

LOCAL PONY RACING { **Pari Mutuel Price—for the convenience of our**
LOCAL DOG RACING { **clients who are unable to attend the courses.**

FOOTBALL

Weekly Lists and Cup Tie quotations.

FOOTBALL POOL

Something new to Shanghai—but England's latest craze. Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in the Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English and Scottish soccer, from which the competitor has to forecast any 8 results, placing on the selection any stake between \$1.00 to \$10.00. From the gross investments, the organizers deduct 10%, and the balance is divided between the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 10 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organize several pools of various combinations, the competitor then having a choice of several selections.

Reports to hand from Our London Agents, show that the demand for this type of speculation is enormous and for matches played on the 29th ult., one pool paid to a successful competitor the odds of 500 to 1.

For results of Pool for 21st Feb. see all Tuesday papers.

ALL ENQUIRIES WELCOMED

Quota coupons issued for acceptable returns on application.

HINDS & BARR

Turf Accountants and Commission Agents

Cable Address: HINDBARR

100 Central Arcade

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races, quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

(1) Lincoln Handicap. Lincoln, March 26th. 1 Mile.

40 Accra	12 C. O'Nine T.	33 Heronlea	50 Merton Abbey	33 Sargasso
66 Advancer	33 Charger	40 King Baldwin	100 Metronome	16 Slipper
66 Africorn	40 Croco	25 Knight Error	25 Midlothian	33 Soranette
100 Airman	40 Eyes Front	33 Lamadowne	40 Moyresque	50 Sunnier
40 Alcyon	25 Fting Memory	25 Leonidas II	100 O. Contemptible	33 Tai-Astr
40 Sweet Swan	33 Arctic L.	33 Pummy Wussy	33 Ostris	40 Timber
33 Belgrano	50 Gamesome	100 L. Grafton	40 Peace Pact	33 Lionhearted
25 Breadcrumb	66 Go Easy	50 Lone Knight	40 Pomerellen	33 Rivalry
66 Top Dressing	50 Bunch	66 Golden Earl	50 Lucky Hunter	33 R. D. Reeler
33 Ultra Violet II	33 Burgee	100 Grandflight	25 Master. The	
33 Whoopee	25 Caeleon	25 Grandmaster	40 Massai	

One third the odds a place. Placing them 1 2 3 from 500 to 1 up to 20,000 to 1.

(2) Liverpool Cup. Liverpool, March 26th. 1 Mile 2 furs. 170 yards.

Price on application.

(3) Grand National. Liverpool, March 27th. 4 Miles, 286 yds. 12 Sir Lindsey 14 Kakushin 16 Easter Hero-Shaun Gollin 20 Drintyre 21 Gib Grakle-Mellera's Belle-Tichmond 25 Drin-Gregalach-K.O.B.

Quotations offered on others. All in enter or not. One third the odds a place. Placing them 1 2 3 from 500 to 1 up to 20,000 to 1.

(4) Free Handicap. Newmarket, April 16th. 7 furs. 20 to 1 The Field.

(5) Derby. Epsom, June 3rd. 1 1/4 Miles. 6 Jacopo 8 Lemnarchus Thyestes 10 Portlaw 12 Dr. Doltle Goyess 16 Estate Duty.

Quotations offered on others.

One fourth the odds a place. Placing them 1 2 3 from 100 to 1 up to 20,000 to 1.

(6) Ascot Gold Cup. Ascot, June 18th. 2 1/2 Miles. 6 Brumeux Commanderie Ut Major 6 Strephon II 10 Parent-hesis Ruston Pasha Singapore 16 Bastard, The 20 Friendship.

Quotations offered on others.

One fourth the odds a place. Placing them 1 2 3 from 100 to 1 up to 20,000 to 1.

Vouchers with all Ante-Post Commissions.

LOCAL PONY RACING) Pari Mutual Prices—for the convenience of our clientele who are unable to attend the courses.

LOCAL DOG RACING) Pari Mutual Prices—for the convenience of our clientele who are unable to attend the courses.

FOOTBALL

FOOTBALL POOL

Something new to Shanghai—but England's latest craze.

Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English & Scottish soccer, from which the competitor has to forecast any 3 results, placing on his selection any stake between 50 to 500.

From the gross investments, the organizers deduct 10%, and the balance is divided between the successful competitors—pro rata to their investment.

In the event of a competitor forecasting the correct results, the pool will then be carried over to the following week & added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 10 to 1 on any successful selection.

When the popularity of this Pool has been proved, we intend to organize several pools of various combinations, the competitor then having a choice of several selections.

Comments to hand from our London Agents show that the demand for this type of speculation is enormous, and for matches played on the 25th March, one pool 500 to 1 is a successful competitor the odds of 1000 to 1.

ALL ENQUIRIES WELCOMED

Credit Accounts open for responsible residents

THE CHINA PRESS, SUNDAY, JANUARY 25, 1931

HINDS & BARR

Turf Accountants and Commission Agents

Cable Address. HINDBARR

100 Central Arcade

"Nothing too big—Nothing too small"

Pony Racing { PARI-MUTUEL PRICES.
Dog Racing { For the convenience of our clientele unable to attend courses.

HOME RACING & FOOTBALL

Any Noted Event {
Local or Foreign { At considered odds.

Credit Accounts open for responsible residents
on application.

Special Facilities arranged for
Outport residents—Marine
Officers and transient visitors, etc.

ALL ENQUIRIES WELCOMED

HINDS & BARR

100 CENTRAL ARCADE

THE CHINA PRESS, SUNDAY, JANUARY 18, 1931

HINDS & BARR

Turf Accountants and Commission Agents

Phones (Being installed)

100 Central Arcade

A BUSINESS SHANGHAI REQUIRES

"Nothing too big—Nothing too small"

LOCAL PONY RACING
LOCAL DOG RACING

Pari-Mutuel Prices—For the benefit of our clientele who are unable to attend the courses.

ENGLISH RACING

Any event that Reuters give Ante-Post quotations. Lincoln and Grand National in advance lists will be forwarded as soon as possible by our London Agents.

ENGLISH FOOTBALL

Weekly lists and Cup Final. Cup Final prices on application.

**ANY NOTED LOCAL
OR FOREIGN EVENTS.**

At considered odds.

All business will be strictly "Credit Basis" only.

Accounts opened for responsible residents on application.

Special facilities arranged for Naval, Merchant Service & Floating population.

ALL ENQUIRIES WELCOMED

HINDS & BARR

Turf Accountants and Commission Agents

Phones (being installed)

100, Central Arcade

A BUSINESS SHANGHAI REQUIRES

"Nothing too big—Nothing too small"

Will operate on the following, as from January 15th 1931 :—

LOCAL PONY RACING	}	Pari Mutuel Prices—for the benefit of our Clientele who are unable to attend the courses.
LOCAL DOG RACING		
ENGLISH RACING		Any event that Reuters give Anti-post quotations. Lincoln and Grand National. Advance lists will be forwarded as soon as possible by our London Agents.
ENGLISH FOOTBALL		Weekly lists and Cup Final. The graduated odds for the latter will be to hand shortly.
ANY NOTED LOCAL OR FOREIGN EVENTS.		At considered odds.

All business will be strictly "Credit Basis"

Accounts opened for responsible residents on application.

Special facilities arranged for Naval, Merchant Service and Floating population.

ALL ENQUIRIES WELCOMED.

SHANGHAI, SUNDAY, FEBRUARY 22, 1931

HINDS & BARR

Turf Accountants & Commission Agents

100 CENTRAL ARCADE

'PHONE.....

Cable address:—"HINDSBARR"

On advice of our London Agents, we have prices on the undermentioned races. Quotations information from London and the latest prices in

the following on receipt of

LINCOLN HANDICAP.—Lincoln, March 12 C.O. Nine T. 16 Slipper 25 Breadumb. Fitting 11 Grandmaster. Midlothian. Masher, The.

or, Leonidas.

Others on application. One-fourth the o

GRAND NATIONAL.—Liverpool, March

SPECIAL OFFER:—Open until any horse that com

st naming

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero. St Belle. Tichmond. 25 Drin Gregalach.

able Melleray's

Prices on ap

Quotations offered on others. All in, en

is, a place.

LIVERPOOL CUP.—Liverpool March 26 Prices on ap

FREE HANDICAP.—Newmarket April 16 Derby.—Epsom, June 3, 1½ miles.

Prices on ap

ASCOT GOLD CUP.—Ascot June 18, 2½ miles. Prices on application

Vouchers with all Ante-Post commission.

LOCAL PONY RACING) Pari Mutuel Price—for the convenience of our clientele who
LOCAL DOG RACING) are unable to attend the courses.

FOOTBALL

Weekly Lists and Cup Tie quotations.

FOOTBALL POOL

Something new to Shanghai—but England's latest craze

Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in the Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English and Scottish soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake between \$1.00 to \$10.00.

From the gross investments, the organizers deduct 10 per cent., and the balance is divided between the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 18 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organize several pools of various combinations, the competitor then having a choice of several selections.

Documents to hand from Our London Agents, show that the demand for this type of speculation is enormous, and for matches played on the 27th ult., one pool paid to a successful competitor the odds of 3024 to 1.

For results of Pool for February 21, see all Tuesday Papers

ALL ENQUIRIES WELCOMED

Credit accounts opened for responsible residents on application.

THE NORTH-CHINA DAILY NEWS, SATURDAY, FEBRUARY 21, 1931

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade.

FOOTBALL POOL

There having been no successful competitor, the "POOL" will be carried over and included in "POOL" of Feb. 21st. Had any competitor forecasted the correct results, the return would have been 680 to 1.

NORTH-CHINA DAILY NEWS, FRIDAY, FEBRUARY 20, 1924

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade.

FOOTBALL POOL

There having been no successful competitor, the "POOL" will be carried over and included in "POOL" of Feb. 21st. Had any competitor forecasted the correct results, the return would have been 680 to 1.

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade.

FOOTBALL POOL

The support given the first "POOL" far exceeded expectations, and if any competitor had forecasted the correct results would have received the odds of 316 to 1.

There having been no successful competitor, the "POOL" will automatically be carried over and included in "POOL" of February 14th.

HINDS & BARR

Turf Accountants & Commission Agents

100 CENTRAL ARCADE

PHONE.....

Cable address:—"HINDBARR"

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races. Quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

LINCOLN HANDICAP.—Lincoln, March 25, 1 mile.

12 C.O' Nine T. 16 Slipper 25 Breadcumb. F'ting Memory. Caeleon. Knight Error. Leonidas.
11 Grandmaster. Midlothian. Masher, The.

Others on application. One-fourth the odds, a place.

GRAND NATIONAL.—Liverpool, March 27, 4 miles, 856 yards.

SPECIAL OFFER:—Open until March 1. 4-1 Against naming any horse that completes the Course

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero. Shaun Gollin. 20 Drintyre Gib-Grakle Melleray's Belle. Tichmond. 25 Drin Gregalach.

Prices on application

Quotations offered on others. All in, enter or not. One-fourth the odds, a place.

LIVERPOOL CUP.—Liverpool March 26, 1 mile, 2 furs, 170 yards.

Prices on application.

FREE HANDICAP.—Newmarket April 16, 7 furs. 20-1 The Field.

Derby.—Epsom, June 3, 1½ miles.

Prices on application

ASCOT GOLD CUP.—Ascot June 13, 2½ miles.

Prices on application

Vouchers with all Ante-Post commission.

LOCAL PONY RACING) Pari Mutuel Price—for the convenience of our clientele who
LOCAL DOG RACING) are unable to attend the courses.

FOOTBALL

Weekly Lists and Cup Tie quotations.

FOOTBALL POOL

Something new to Shanghai—but England's latest craze

Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in the Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English and Scottish soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake between \$1.00 to \$10.00.

From the gross investments, the organisers deduct 10 per cent., and the balance is divided between the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 18 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organise several pools of various combinations, the competitor then having a choice of several selections.

Documents to hand from Our London Agents, show that the demand for this type of speculation is enormous, and for matches played on the 27th ult., one pool paid to a successful competitor the odds of 2024 to 1.

For results of Pool for February 14, see all Tuesday Papers

ALL ENQUIRIES WELCOMED

Credit accounts opened for responsible residents on application.

THE NORTH-CHINA DAILY NEWS, SATURDAY, FEBRUARY 14, 1931

HINDS & BARR

Turf Accountants and Commission Agents

100 Central Arcade.

FOOTBALL POOL

The support given the first "POOL" far exceeded expectations, and if any competitor had forecasted the correct results would have received the odds of 316 to 1.

There having been no successful competitor, the "POOL" will automatically be carried over and included in "POOL" of February 14th.

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Turf Accountants and Commission Agents

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HINDS

Turf Accountants &

100 CENTRA

PHONE.....

On advice of our London Agents, we
prices on the undermentioned races. Quotatio
information from London and the latest prices

LINCOLN HANDICAP.—Lincoln, Marc
12 C.O' Nine T. 16 Slipper 52 Breadcrumb. Ft
11 Grandmaster. Midlothian. Masher, The.

Others on application. One-third the

GRAND NATIONAL.—Liverpool, Marc

SPECIAL OFFER:—Open until
any horse that cor

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero.
Belle. Tichmond. 25 Drin Gregalach. K.C.B.

Prices on

Quotations offered on others. All in,

LIVERPOOL CUP.—Liverpool March 26, 1 mile, 2 furs. 170 yards.

Prices on application

FREE HANDICAP.—Newmarket April 16, 7 furs. 20-1 The Field.

Derby.—Epsom, June 3, 1½ miles.

Prices on application

ASCOT GOLD CUP.—Ascot June 18, 2½ miles.

Prices on application

Vouchers with all Ante-Post commission.

LOCAL PONY RACING | Pari Mutuel Price—for the convenience of our clientele who
LOCAL DOG RACING | are unable to attend the courses.

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\$10.00.

From the gross investments, the organizers deduct 10 per cent., and the balance is divided between
the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to
the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least
10 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organize several pools of various
Combinations, the competitor then having a choice of several selections.

Documents sent from Our London Agents, show that the demand for this type of speculation is
enormous, and forty matches played on the 27th ult., one pool paid to a successful competitor the odds of 3024
to 1.

For results of Pool for February 7, see all Tuesday Papers

ALL ENQUIRIES WELCOMED

Results opened for responsible residents on application.

"HINDSBARR"

g the following
! on receipt of

Error. Leonidas.

nst naming

-rable Melleray's

is, a place.

HINDS & BARR

Turf Accountants & Commission Agents

100 CENTRAL ARCADE

PHONE.....

Cable address:—"HINDBARR"

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races. Quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

LINCOLN HANDICAP.—Lincoln, March 25, 1 mile.

12 C.O' Nine T. 16 Slipper 52 Breadrumb. F'ting Memory. Caeleon. Knight Error. Leonidas.
11 Grandmaster. Midlothian. Masher, The.

Others on application. One-third the odds, a place.

GRAND NATIONAL.—Liverpool, March 27, 4 miles, 856 yards.

SPECIAL OFFER:—Open until March 1. 4-7 Against naming
any horse that completes the Course

12 Sir Lindsay. 14 Kakushin. 16 Easter Hero. Shaun Goulin. 20 Drintyre Gib-Grakle Melleray's
Belle. Tichmond. 25 Drin Gregalach. K.C.B.

Prices on application

Quotations offered on others. All in, enter or not. One-third the odds, a place.

LIVERPOOL CUP.—Liverpool March 26, 1 mile, 2 furs. 170 yards.

Prices on application

FREE HANDICAP.—Newmarket April 16, 7 furs. 20-1 The Field.

Derby.—Epsom, June 3, 1½ miles.

Prices on application

ASCOT GOLD CUP.—Ascot June 18, 2½ miles.

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Vouchers with all Ante-Post commission.

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For results of Pool for February 7, see all Tuesday Papers

ALL ENQUIRIES WELCOMED

For responsible residents on application.

THE NORTH-CHINA DAILY NEWS, FRIDAY, FEBRUARY 6, 1931

HINDS and BARR

Turf Accountants and Commission Agents

Phones

100 Central Arcade

Local Dog Racing

**Pari-Mutuel Prices—for the
benefit of our Clientele unable
to attend courses.**

Local Pony Racing

ENGLISH RACING AND FOOTBALL

Enquiries invited

THE NORTH-CHINA DAILY NEWS, WEDNESDAY, JANUARY 28, 1931

HINDS and BARR

Turf Accountants and Commission Agents

Phones 100 Central Arcade

Local Dog Racing

Local Pony Racing

**Pari-Mutuel Prices—for the
benefit of our Clientele unable
to attend courses.**

ENGLISH RACING AND FOOTBALL

Enquiries invited

HINDS & BARR

Surf Accountants and Commission Agents
Telephones (being installed) 100 Central Arcade
Cable Address: HINDBARR

“Nothing too big—

Nothing too small”

LOCAL PONY RACING } Pari-Mutuel Prices—For the convenience of our clientele who are unable to attend the courses.
LOCAL DOG RACING }

HOME RACING AND FOOTBALL

ANY NOTED LOCAL
or FOREIGN EVENTS At considered odds.

Credit Accounts opened for responsible residents on application. Special facilities arranged for outport residents — Marine Officers and transient visitors, etc.

ALL ENQUIRIES WELCOME

THE NORTH-CHINA DAILY NEWS, SATURDAY, JANUARY 24, 1908

HINDS and BARR

Turf Accountants and Commission Agents
Phones 100 Central Arcade

Local Dog Racing

Parl-Mutuel Prices—for the
benefit of our Clients unable
to attend courses.

Local Pony Racing

ENGLISH RACING AND FOOTBALL

Enthusiasts invited

THE NORTH-CHINA DAILY NEWS, THURSDAY, JANUARY 22, 1931

HINDS and BARR

Turf Accountants and Commission Agents

Phones

100 Central Arcade

Local Dog Racing

Local Pony Racing

Pari-Mutuel Prices—for
benefit of our Clientele unable
to attend courses.

ENGINEERING AND FOOTBALL

inquiries invited

HINDS and BARR

Turf Accountants and Commission Agents
Phones 100 Central Arcade

Local Dog Racing	}	Pari-Mutuel Prices—for the benefit of our Clientele and to attend courses.
Local Pony Racing		

ENGLISH RACING AND FOOTBALL
Enquiries invited

HINDS & BARR

Turf Accountants and Commission Agents

Phones (being installed) 100 Central Arcade

A BUSINESS SHANGHAI REQUIRES

"Nothing too big—Nothing too small"

LOCAL PONY RACING Pari-Mutual Prices—For the benefit of our
LOCAL DOG RACING Clientele who are unable to attend the
courses.

ENGLISH RACING Any event that Reuters give Anti-Post
quotations. Lincoln and Grand National
advance lists will be forwarded as soon
as possible by our London Agents.

ENGLISH FOOTBALL Weekly lists and Cup Final. The graduated
odds for the later will be to hand shortly.

ANY NOTED LOCAL or
FOREIGN EVENTS At considered odds.

All business will be strictly "Credit Basis" only.
Accounts opened for responsible residents on
application.

Special facilities arranged for Naval, Merchant
Service and Floating population.

ALL ENQUIRIES WELCOMED.

HINDS and BARR

Turf Accountants and Commission Agents

Phones

100 Central Arcade

Local Dog Racing

Local Pony Racing

**{ Pari-Mutuel Prices—for the
benefit of our Clients unable
to attend courses.**

ENGLISH RACING AND FOOTBALL

Enquiries invited

THE NEWS OF THE WORLD.**JAN. 18, 1931.****SOLD "SWEEP" TICKETS.****PICTURE MANAGER FINED
UNDER ACT OF 1823.****FIRST PROSECUTION IN
ENGLAND.**

Summoned for selling tickets in the Irish Free State Hospital Sweepstake on the Grand National,

Mr. William Stevenson, manager of a Birmingham cinema,

pleaded guilty when he appeared before the Birmingham magistrate. There were five summonses against Stevenson "for promoting a scheme for a lottery and selling tickets."

Mr. Pugh, prosecuting, explained that the proceedings were under the Lotteries Act of 1823. Stevenson was liable to a penalty of £25 on each summons. He wrote to the promoters and obtained books of tickets from Dublin. He announced on the screen of the picture house that he had tickets for sale, and that they could be had on application to him.

Having regard to the bona fides of the picture house, patrons bought tickets. The attention of the police was called to the proceedings, and Supt. Bennett called on Stevenson. Stevenson explained that he had sold tickets for a former sweepstake, and he decided to sell some for the forthcoming sweepstake.

Mr. Pugh added that these proceedings had been taken with the full concurrence of the Home Office. The police thought that the announcement on the screen was a serious offence, especially as the sale of tickets was

KNOWN TO BE ILLEGAL.

Magistrate: Is this the first prosecution of its kind?—Mr. Pugh: Yes.

Mr. Stevenson, in mitigation, declared: "I was an absolute fool to do what I did. I did it in ignorance."

The magistrate pointed out that the lottery had been arranged for charity, with the concurrence of the Government of the Irish Free State, but in this country it was illegal. He added:—

"If I lived in Ireland I should be in favour of the Act under which the lottery was held, but that is another matter here. The point is that the sale of such lottery tickets is illegal, and future cases will be certainly dealt with."

He fined Stevenson £5 and £5 for each summons, and ordered the tickets to be sent back to Ireland.

2-1-31

Glasser. & Lind & Rann contemplate
selling these sweepstake tickets

R.G.P. 16
+

(C. & S.B.) THE NEWS OF THE WORLD.

THE FOOTBALL "POOL"

IMPORTANT RULING BY MAGISTRATE.

NO OFFENCE UNDER 1883 YEAR-OLD BETTING ACT.

Vitaly important observations affecting the legality of football coupon competitions were made by Mr. Graham Campbell in delivering a considered judgment at Bow-street.—Frederick Reader, of Beauchamp-road, East Molesey, was summoned for using, in the name of Frank Fox, premises in Essex-street, Strand, for the purpose of carrying on a ready-money football coupon betting business. There was also a summons against John Hartley Briggs, of Kirkdale, Sydenham, for unlawfully printing the coupons.

Reader, it was stated, conducted a football competition on the pool system, which, it was contended, was comparable with a totalisator. Competitors were required to post on Friday nights coupons containing a forecast of the result of Saturday matches. According to the rules, the stake money was not to be forwarded until after the results were known, and it was claimed by the defence that in this way credit was given, and that there was no ready-money betting. The whole of the stake money, less 10 per cent. and expenses, was divided among the successful competitors.

For the prosecution it was contended that credit was not given to competitors, as the stake money had to be forwarded by both winners and losers before the winnings were distributed. It was further argued that the pool system was not analogous to the totalisator. In the present case the promoter stipulated that the highest odds he undertook to pay were £500 to 1s., or £5,000 for £1, and such a limitation, it was contended, was not consistent with a totalisator or a proper pool, where the whole of the money subscribed, less expenses, should be paid out.

It was stated at a previous hearing that ~~THERE HAD BEEN NO SUMMONS~~ yet as to whether the totalisator came within the Betting Act of 1853.

The magistrate, in giving his decision, pointed out that he had to consider whether the bets made by those who sent in the coupons were made with Reader. The competitors, in reality, made a contract with Reader, which was nothing more than that, in consideration of his receiving the forecasts and the stake money, placing clerical assistance at the disposal of the competitors, and undertaking to pay the winners, he should deduct his expenses, and also have 10 per cent. of the stake money.

Therefore Mr. Campbell did not think that Reader was a party to any bet, but that he was nothing more than a distributing agent. On a construction of the rules it was impossible for Reader to have in any pool any pecuniary interest the extent of which was measured by the result of any football match.

The only doubt which arose in the magistrate's mind was connected with the reservations made by Reader that he might refuse to pay out more than 10,000 to 1. To this extent it might be said that he had a chance of winning something on the result of the match. But the magistrate thought that anything which he might receive where the odds were more than 10,000 to 1 might more properly be regarded as extra remuneration for the services he had rendered. For these reasons he had come to the conclusion that no offence had been committed by Reader under the Betting Act of 1853, and dismissed the summons.

Further summonses against Reader under the Betting Act of 1853 for publishing coupons relating to ready-money football betting business were adjourned sine die for further legal argument. The case against Briggs was also adjourned sine die.

D.P. (P.S.B.)

Identical
with the scheme
of Messrs. Hinds
in Bow. R.H.L.

Shanghai Municipal Council

SHANGHAI MUNICIPAL POLICE
C. & S. B. REGISTRY
No. S. B. D. 1978
date 1 - 3 - 31

Office of the Municipal Advocate

February 27, 1931.

Deputy Commissioner (Crime & Special Branches).

Hinds & Barr: Football Pool.

The legal position as regards the promotion of a football pool as described in the coupons issued by the above can be dealt with from two aspects:-

1. As a betting house under the Betting Houses Act 1853.
2. As a lottery under the Gaming Acts 1802 and the Lotteries Act 1823.

1. The material words of the Betting Act 1853 section 1 are:-

"No house, office shall be kept or used for the purpose of any money being received by or on behalf of such owner, occupier, keeper as or for the consideration for any assurance, undertaking, promise or agreement, express or implied, to pay or give thereafter any money or valuable thing on any event or contingency of or relating to any game"

The case appears to be parallel to R. v Stoddart (1901) K. B. 177 C. C. B. The defendant in this case was the occupier of an office and proprietor of a newspaper published at that office. Through the medium of that paper he promoted a "coupon competition" by which he promised to pay a certain sum of money to persons who correctly guess the result of a horse race then shortly to be run. These guesses were written on "coupons" issued with each copy of the newspaper and were sent, together with one penny for each guess, to the defendant's office. The defendant was convicted under the above section.

Although there is no specific sum mentioned by Hinds & Barr it is thought that the following two facts would be equivalent--- 1. "Instruction Relative to Pool" No. 4 guards

tees a return of at least 18 to 1 to any successful competitor. 2. When the "pool" has not been won they have advertised--- wide advertisement of 14th instant--- "that if any competitor had forecasted the correct results he would have received the odds of 316 to 1". The inference from that is that Hinds & Barr guarantee the successful competitor in the next "pool" a sum of at least 316 dollars for each dollar he stakes on the "coupons".

But it must be emphasized that it must be a ready money business before a prosecution can be taken. Even if the cash is not paid direct to 100 Central Arcade but is received at some other place and afterwards transmitted to that address there would be an illegal user of the premises within section 1 (Stoddart v Hanke (1902) 1 K. B. 353)

2. It is not proposed to deal at great length with this aspect of the case as a prosecution would not be advised thereunder. As will be known where there is an element of skill although the result may depend largely on chance then the scheme is not a lottery. Although in Shanghai people cannot do well up in the form of the various teams it is thought that the skill used in choosing the winning teams on the strength of the little information available in the local papers would be sufficient.

The view is expressed that a credit business of this kind in Shanghai will be short-lived and that soon these people will be forced to make ready money bets even if they are not doing so at present.

The advertisements stand or fall with the nature of the business--- if it is solely on a credit basis nothing can be done; if any ready money is taken then prosecution can be taken for their publication.

Can inquiries be made as to who is printing the "coupons"?

R. Smith.

Assistant Municipal Advocate.

as herewith.

The "ECLIPSE" Coupon.
January 31st 1931.

LONG LIST.

Selection
1 2 3

Aston Villa	v Middlesbrough
Blackburn R.	v Leicester C.
Blackpool	v Sunderland
Chelsea	v Liverpool
Grimsby T.	v Manchester U.
Huddersfield T.	v Leeds U.
Manchester C.	v Derby C.
Newcastle U.	v Bolton W.
Portsmouth	v Sheffield U.
Sheffield W.	v West Ham U.
Bradford	v Burnley
Bristol City	v Barnsley
Bury	v Port Vale
Cardiff City	v Charlton A.
Everton	v Bradford City
Millwall	v Tottenham H.
Oldham A.	v Nottingham F.
Plymouth A.	v W. Brom A.
Reading	v Swansea T.
Stoke City	v Preston N End.
Wolverhampton W.	v Southampton
Brentford	v Exeter C.
Clapton O.	v B'mouth & B.A.
Crystal Palace.	v Gillingham
Luton Town	v Bristol R.
Northampton T.	v Brighton & H.
Norwich City	v Fulham
Queens P R.	v Coventry City
Thames	v Swindon Town.
Torquay United.	v Walsall
Carlisle U.	v Rochdale
Chesterfield	v Barrow
Darlington	v New Brighton
Hartlepoons U	v Doncaster R.
Lincoln C	v Hull City.
Rotherham U.	v Southport
Wigan B	v Gateshead
Wrexham	v Halifax Town
York C	v Accrington S.
Dundee U	v Celtic
Clyde	v St. Mirren
Rangers	v Dundee
Kilmarnock	v Hearts
Aberdeen	v Partick Thistle.

STAKE...

SHORT LIST.

Selection
1 2 3

Blackburn R	v Leicester C.
Blackpool	v Sunderland
Chelsea	v Liverpool
Manchester C.	v Derby
Reading	v Swansea T
Stoke	v Preston N End.
Clapton O.	v Bournemouth
Queens Park R.	v Coventry
Rotherham	v Southport.

STAKE...

1—Home. 2— Away. x —Draw. Cross out losing team.

Name

Address

LONG LIST			
	Odds		Odds
5 Home	8-1	4 Homes 1 Away	4-1
6 "	5-1	5 " 1 " "	7-1
7 "	4-1	6 " 1 " "	10-1
8 "	12-1	7 " 1 " "	15-1
9 "	20-1	8 " 1 " "	25-1
10 "	30-1	9 " 1 " "	35-1
11 "	45-1	10 " 1 " "	50-1
12 "	60-1		
4 Home 2 Away	9-1	4 Home 3 Away	12-1
5 " 2 "	12-1	5 " 3 "	15-1
6 " 2 "	18-1	6 " 3 "	25-1
7 " 2 "	25-1	7 " 3 "	35-1
8 " 2 "	30-1	8 " 3 "	45-1
9 " 2 "	40-1		
4 Home 2 Draws	16-1	4 Home 1 Away 1 Draw	9-1
5 " 2 "	20-1	5 " 1 " 1 " "	12-1
6 " 2 "	30-1	6 " 1 " 1 " "	15-1
7 " 2 "	40-1	7 " 1 " 1 " "	25-1
		8 " 1 " 1 " "	30-1
4 Home 1 Draw	5-1	9 " 1 " 1 " "	40-1
5 " 1 "	8-1		
6 " 1 "	11-1	2 Draws	10-1
7 " 1 "	20-1	3 "	25-1
8 " 1 "	25-1	4 "	50-1
9 " 1 "	30-1	1 Correct Score	7-1
10 " 1 "	60-1	2 " "	40-1

Absolute Top Score—20-1 Any List.

SHORT LIST.					
3 Home	7-1	3 Away	8-1	2 Draws	7-1
4 "	12-1	4 "	15-1	3 "	20-1
5 "	18-1	5 "	40-1	4 "	40-1
6 "	30-1	6 "	60-1	5 "	70-1
1 Home 1 Away 1 Draw	9-1	2 Home 2 Away	12-1		
2 " 1 " 1 "	15-1	1 " 3 "	15-1		
1 " 2 " 1 "	18-1	3 " 1 "	11-1		
3 " 1 " 1 "	25-1	4 " 1 "	18-1		
1 " 1 " 2 "	30-1	3 " 2 "	20-1		
		2 " 3 "	25-1		
		3 " 3 "	35-1		
Any 8 Winners	80-1				
Any 9 "	125-1				

NOTE—All Coupons must be returned by 8 p.m. Saturday

RULES.—Teams not playing as printed, match void. Should any match not be started, any bets on that game will be void, but if there are other games in the same commission the bet will be dealt with proportionately. At Long List Prices Clients are not allowed to back less than **Five Home Teams**, but it sometimes happens that matches are not started, consequently a Client who has only backed **Five Teams** finds that only two (or even one) games have been played. In that event his commission is not cancelled but dealt with as follows:—1 to 4 one winning team; 1 to 2, two teams; evens, three teams; 2 to 1, four teams. When extra time is played the result is reckoned on the first 90 minutes play only. All matches not played to a finish will count as the score stands. When a match is played on Neutral Ground, both teams shall be reckoned as Home Teams. In these instances, to save any disputes, Clients will oblige by writing Full Name of Team Selected.

No queries entertained after four days after match

// On no account must ready-money be taken or given with this List

HINDS & BARR

TURF ACCOUNTANTS & COMMISSION AGENTS.

PHONES

100 Central Arcade, Shanghai, 193

CREDIT ACCOUNT APPLICATION.

NAME
RESIDENCE
BUSINESS ADDRESS
WEEKLY } CREDIT DESIRED
MONTHLY } CREDIT DESIRED
REMARKS

TEL. No.

TEL. No.

CREDIT DESIRED

The "ECLIPSE" Coupon.
February 28th, 1931.

LONG LIST.

Selection
1 2 3

Sunderland	v Exeter
West Bromwich	v Wolverhampton
Everton	v Southport
Birmingham	v Chelsea
Celtic	v Aberdeen
Third Lanark	v St. Mirren
Cowdenbeath	v Motherwell
Bo'ness	v Kilmarnock
Aston Villa	v Leicester City
Bolton W	v Blackburn R
Grimsby T	v Manchester C
Liverpool	v Blackpool
Manchester U	v Portsmouth
Middlesbrough	v Leeds U
Newcastle U	v Sheffield U
Sheffield W	v Derby County
West Ham U	v Arsenal
Bradford	v Bradford City
Burnley	v Plymouth Argyle
Millwall	v Barnsley
Nottingham F	v Cardiff City
Oldham A	v Bristol City
Preston North End	v Bury
Southampton	v Swansea
Stoke City	v Charlton
Gillingham	v Notts County
Bristol R	v B'mouth & H A
Crystal Palace	v Coventry C
Luton T	v Swindon Town
Newport County	v Watford
N'hampton T	v Queen's Park R.
Southend United	v Fulham
Barrow	v Hartlepool U
Carlisle	v Gateshead
Chesterfield	v Lincoln C
Crewe A	v Halifax Town
Rochdale	v Darlington
Rotherham U	v Hull City
Tranmere R	v Stockport C
Wrexham	v New Brighton
York City	v Doncaster R
Airdrieonians	v Leith A
East Fife	v Hibernians
Hamilton A	v Rangers
Morton	v Clyde

STAKE...

SHORT LIST.

Selection
1 2 3

West Bromwich	v Wolverhampton
Birmingham	v Chelsea
Cowdenbeath	v Motherwell
Bolton W	v Blackburn R
Grimsby T	v Manchester C
West Ham U	v Arsenal
Gillingham	v Notts County
Luton T	v Swindon Town
Hamilton A	v Rangers

STAKE...

1—Home. 2— Away. x —Draw.

Name

Address

FOOTBALL POOL.
February 28th, 1931.
TEAMS.

West Bromwich	v Wolverhampton
Birmingham	v Chelsea
Celtic	v Aberdeen
Third Lanark	v St. Mirren
Cowdenbeath	v Motherwell
Bo'ness	v Kilmarnock
Aston Villa	v Leicester City
Bolton W	v Blackburn R
Grimsby T	v Manchester C
Liverpool	v Blackpool
Newcastle U	v Sheffield U
Sheffield W	v Derby County
West Ham U	v Arsenal
Bradford	v Bradford City
Millwall	v Barnsley
Nottingham F	v Cardiff City
Oldham A	v Bristol City
Preston North End	v Bury
Southampton	v Swansea
Stoke City	v Charlton
Gillingham	v Notts County
Bristol R	v B'mouth & H A
Crystal Palace	v Coventry C
Luton T	v Swindon Town
Newport County	v Watford
N'hampton T	v Queen's Park R.
Southend United	v Fulham
Barrow	v Hartlepool U
Carlisle	v Gateshead
Chesterfield	v Lincoln C
Crewe A	v Halifax Town
Rochdale	v Darlington
Rotherham U	v Hull City
Tranmere R	v Stockport C
Wrexham	v New Brighton
York City	v Doncaster R
Airdrieonians	v Leith A
East Fife	v Hibernians
Hamilton A	v Rangers
Morton	v Clyde

STAKE...

Name

Address

INSTRUCTIONS
RELATIVE TO THE POOL

- (1) A "Football Pool" is a selection, in this case, of 40 matches from English & Scottish Soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake from 1 to 10 dollars.
- (2) From the gross investments, the organisers deduct 10% and the balance is divided between the successful competitors—pro rata to their investment.
- (3) In the event of no competitor forecasting the correct results, the Pool will then be carried over to the following week and added to that weeks total for division.
- (4) This being the first venture of its kind in Shanghai, we are guaranteeing a return of at least 18 to 1 to any successful competitor.
- (5) Should any match or matches not be started, the commission is dealt with as follows:— 15 to 1, 7 winning teams; 10 to 1, 6 winning teams; 8 to 1, 5 winning teams. This will be deducted from the pool and the balance carried over to the following week.
- (6) The "POOL" can only be won by forecasting 8 winning selections.
- (7) When extra time is played the result is reckoned on first 90 minutes play. Should any match be started and not finished, score to be counted when abandoned.
- (8) All coupons to be returned by 8 P.M. Saturday.
- (9) Result of pool will be published in all papers every Tuesday.

LONG LIST

	Odds		Odds
5 Home	3-1	4 Homes 1 Away	4-1
6 ..	5-1	5 .. 1 ..	7-1
7 ..	8-1	6 .. 1 ..	10-1
8 ..	12-1	7 .. 1 ..	15-1
9 ..	20-1	8 .. 1 ..	25-1
10 ..	30-1	9 .. 1 ..	35-1
11 ..	45-1	10 .. 1 ..	50-1
12 ..	60-1		
4 Home 2 Away	9-1	4 Home 3 Away	12-1
5 .. 2 ..	12-1	5 .. 3 ..	15-1
6 .. 2 ..	18-1	6 .. 3 ..	25-1
7 .. 2 ..	25-1	7 .. 3 ..	35-1
8 .. 2 ..	30-1	8 .. 3 ..	45-1
9 .. 2 ..	40-1		
4 Home 2 Draws	16-1	4 Home 1 Away 1 Draw	9-1
5 .. 2 ..	20-1	5 .. 1 .. 1 ..	12-1
6 .. 2 ..	30-1	6 .. 1 .. 1 ..	18-1
7 .. 2 ..	40-1	7 .. 1 .. 1 ..	25-1
4 Home 1 Draw	5-1	8 .. 1 .. 1 ..	30-1
5 .. 1 ..	8-1	9 .. 1 .. 1 ..	40-1
6 .. 1 ..	11-1	2 Draws	7-1
7 .. 1 ..	20-1	3 ..	25-1
8 .. 1 ..	25-1	4 ..	50-1
9 .. 1 ..	30-1	1 Correct Score	8-1
10 .. 1 ..	60-1	2	40-1

Team Scoring Absolute Top Score—25 Any List.

SHORT LIST.

3 Home	7-1	3 Away	8-1	2 Draws	7-1
4 ..	12-1	4 ..	15-1	3 ..	25-1
5 ..	18-1	5 ..	40-1	4 ..	50-1
6 ..	30-1	6 ..	60-1	5 ..	70-1
1 Home 1 Away 1 Draw	9-1	2 Home 2 Away	12-1		
2 .. 1 .. 1 ..	15-1	1 .. 3 ..	15-1		
1 .. 2 .. 1 ..	18-1	3 .. 1 ..	11-1		
3 .. 1 .. 1 ..	25-1	4 .. 1 ..	18-1		
1 .. 1 .. 2 ..	30-1	3 .. 2 ..	20-1		
		2 .. 3 ..	25-1		
		3 .. 3 ..	35-1		
Any 8 Correct forecast	80-1				
Any 9	125-1				

NOTE —All Coupons must be returned by 8 p.m. Saturday.

RULES. Teams not playing as printed, match void. Should any match not be started, any bets on that game will be void, but if there are other games in the same commission the bet will be dealt with proportionately. At Long List Prices Clients are not allowed to back less than **Five Home Teams**, but it sometimes happens that matches are not started, consequently a Client who has only backed **Five Teams** finds that only two (or even one) games have been played. In that event his commission is not cancelled but dealt with as follows:—1 to 4 one winning team; 1 to 2, two teams; evens, three teams; 2 to 1, four teams. When extra time is played the result is reckoned on the first 90 minutes play only. All matches not played to a finish will count as the score stands. When a match is played on Neutral Ground, both teams shall be reckoned as Home Teams. In these instances, to save any disputes, Clients will oblige by writing Full Name of Team Selected.

No queries entertained after four days after match

On no account must ready-money be taken or given with this List

Results as published in the North-China Daily News taken as official.

The "ECLIPSE" Coupon.
February 28th, 1931.

LONG LIST.		Selection		
		1	2	3
Sunderland	v Exeter			
West Bromwich	v Wolverhampton			
Everton	v Southport			
Birmingham	v Chelsea			
Celtic	v Aberdeen			
Third Lanark	v St. Mirren			
Cowdenbeath	v Motherwell			
Bo'ness	v Kilmarnock			
Aston Villa	v Leicester City			
Bolton W	v Blackburn R			
Grimsby T	v Manchester C			
Liverpool	v Blackpool			
Manchester U	v Portsmouth			
Middlesbrough	v Leeds U			
Newcastle U	v Sheffield U			
Sheffield W	v Derby County			
West Ham U	v Arsenal			
Bradford	v Bradford City			
Burnley	v Plymouth Argyle			
Millwall	v Bursley			
Nottingham F	v Cardiff City			
Oldham A	v Bristol City			
Preston North End	v Bury			
Southampton	v Swansea			
Stoke City	v Charlton			
Gillingham	v Notts County			
Bristol R	v B'mouth & H A			
Crystal Palace	v Coventry C			
Luton T	v Swindon Town			
Newport County	v Watford			
N'hampton T	v Queen's Park R.			
Southend United	v Fulham			
Barrow	v Hartlepool U			
Carlisle	v Gateshead			
Chesterfield	v Lincoln C			
Crewe A	v Halifax Town			
Rochdale	v Darlington			
Rotherham U	v Hull City			
Tranmere R	v Stockport C			
Wrexham	v New Brighton			
York City	v Doncaster R			
Airdrieonians	v Leith A			
East Fife	v Hibernians			
Hamilton A	v Rangers			
Morton	v Clyde			

STAKE...

SHORT LIST.		Selection		
		1	2	3
West Bromwich	v Wolverhampton			
Birmingham	v Chelsea			
Cowdenbeath	v Motherwell			
Bolton W	v Blackburn R			
Grimsby T	v Manchester C			
West Ham U	v Arsenal			
Gillingham	v Notts County			
Luton T	v Swindon Town			
Hamilton A	v Rangers			

STAKE...

1—Home. 2— Away. x —Draw.

Name

Address

FOOTBALL POOL.
February 28th, 1931.
TEAMS.

West Bromwich	v Wolverhampton
Birmingham	v Chelsea
Celtic	v Aberdeen
Third Lanark	v St. Mirren
Cowdenbeath	v Motherwell
Bo'ness	v Kilmarnock
Aston Villa	v Leicester City
Bolton W	v Blackburn R
Grimsby T	v Manchester C
Liverpool	v Blackpool
Newcastle U	v Sheffield U
Sheffield W	v Derby County
West Ham U	v Arsenal
Bradford	v Bradford City
Millwall	v Barnsley
Nottingham F	v Cardiff City
Oldham A	v Bristol City
Preston North End	v Bury
Southampton	v Swansea
Stoke City	v Charlton
Gillingham	v Notts County
Bristol R	v B'mouth & H A
Crystal Palace	v Coventry C
Luton T	v Swindon Town
Newport County	v Watford
N'hampton T	v Queen's Park R.
Southend United	v Fulham
Barrow	v Hartlepool U
Carlisle	v Gateshead
Chesterfield	v Lincoln C
Crewe A	v Halifax Town
Rochdale	v Darlington
Rotherham U	v Hull City
Tranmere R	v Stockport C
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York City	v Doncaster R
Airdrieonians	v Leith A
East Fife	v Hibernians
Hamilton A	v Rangers
Morton	v Clyde

STAKE...

Name

Address

INSTRUCTIONS
RELATIVE TO THE POOL

- (1) A "Football Pool" is a selection, in this case, of 40 matches from English & Scottish Soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake from 1 to 10 dollars.
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- (3) In the event of no competitor forecasting the correct results, the Pool will then be carried over to the following week and added to that week's total for division.
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- (8) All coupons to be returned by 8 P.M. Saturday.
- (9) Result of pool will be published in all papers every Tuesday.

SHANGHAI MUNICIPAL POLICE.

REPORT

File No.
B. REC.

Station,

Date 1 1 19

Subject (in full) Re 100 Central Arcade (Hinds and Barr)

Made by and Forwarded by Supt. Quayle

Sir,

With reference to the enquiries from Police Headquarters re the landlords of the premises occupied by Messrs. Hinds and Barr, 100 Central Arcade, I beg to report it has been ascertained that the accredited agents are Messrs. Calatroni Hsieh & Co., 7 Hankow Road.

One of the members of this company is Mr. F. P. Musso, brother of Mr. G. Musso of Messrs. Musso, Fischer & Wilhelm and I believe the firm is registered with the Italian Consulate.

Messrs. Calatroni Hsieh & Co. were the agents for various properties which were raided in 1929 when Police action was taken against a number of gambling dens in the International Settlement.

I am, Sir,

Yours obediently

C. P.

Ja Quayle

Am Italian firm it appears.

Supt. *Ja Quayle*

D.C. (Crime)

Handwritten signature
D.C. (CRIME)

25 APR 1933

Handwritten initials

Handwritten notes
Hankow
Hankow
Hankow

Handwritten initials

C. B. B.

Handwritten notes
for Mr. H. B. Jie

Handwritten signature
27/4/33

Mr. Frank Hinds Is Again Fined Under Betting Act

Convicted On Three Charges In H.M. Police Court Yesterday; Undertaking Given Not To Repeat The Offence In Future

Convicted on three charges of violating the Betting Act of 1853 Mr. Frank Hinds, of Messrs. Hinds and Barr, turf accountants, 100 Central Arcade, was fined £12 (£1 on each charge), by Mr. J. T. Morris, in H. M. Police Court yesterday.

Defendant, through his counsel, Mr. R. F. C. Master, of Messrs. Platt, White-Cooper and Company, admitted all the charges.

The specific charges were: 1.—For that he on April 8, while carrying on business under the name of Hinds and Barr in occupied premises at 100 Central Arcade, kept

and used said premises for the purpose of betting with persons resorting thereto, contrary to sections 1 and 3 of the Betting Act of 1853.

2.—That on April 8, while carrying on business under the name of Hinds and Barr, in occupied premises at 100 Central Arcade, kept and used said premises for the purpose of receiving as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony racing, contrary to the Betting Act.

3.—For the purpose of receiving and received money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony racing, contrary to Section 4 of the Betting Act of 1853.

Mr. J. McNeill, of Messrs. Hansons, prosecuting for the Municipal authorities, explained the nature of the charges and pointed out that defendant was before the Court recently on similar charges when a nominal fine was imposed as it was his first offence and the first time that a Briton was convicted here of the same charges. Counsel pointed out that the magistrate then administered a warning to defendant and remarked that a continuance of the offence would result in a more serious view being taken by the Court.

Counsel went on to state that the court should take cognizance of the short interval which has elapsed since the defendant was last before the court for the same offence, and suggested the imposition of a fine which would meet the case, under the circumstances.

Mr. Master, in addressing the court, briefly stressed the difficulty experienced by his client in conducting his business without violating certain provisions of the law and he recalled the remarks of Mr. M. Reader Harris, who appeared for defendant in the previous case and who characterized the provisions of the Betting Act as "absurd." Mr. Harris had also stated that it was not until recently that betting became an offence under English laws and declared that the prosecution "with a whiff of oxygen" was trying to revive a moribund law.

Counsel went on to say that his client would undertake not to repeat the offence and asked the court to deal with his client as leniently as possible.

See file (Central Crime Register No 680/33)

Re Prosecution on April 25 1933

File

SHANGHAI MUNICIPAL POLICE.
CRIME DIARY

Headquarters Division.

Crime Branch Police Station.

April 25, 19 33.

Crime Register No **Central 680/33**

Diary Number 1.

(Sheet No. 1.)

Nature of Offence:—

Time at which
investigation begun
and concluded each day.

Places visited in
course of
investigation
each day.

RECORD OF INVESTIGATION.

Place or description of premises.	No. 100 Central Arcade, Szechuen Road
Time and date of offence.	/
Name, occupation and address of complainant.	J. P.
Number of criminals with full individual description.	/
Weapons used and shots fired if any, persons injured etc.	/
In case of Murder or Suspected Murder points (a) to (d) should be answered. (a) Time and date body was discovered. (b) Position, appearance and marks on body. (c) Apparent cause of death. (d) Motive if known.	/
Full Details of Method used In Committing offence In cases of larceny, housebreaking etc., all the points (e) to (i) should be answered, if known. In all cases in which there is fraud, the false pretence, and the character assumed by the suspect should be fully described. (e) Mode of entry, including manner of approach to premises. (f) Means used (tools etc.) (g) Character assumed by criminal, and story told etc. (h) Mode of transport and description. (i) Peculiar act (poisoning dog, partaking of food etc.)	/

CRIME DIARY NO. 1. (SHEET NO. 2)

- (j) What staff employed on premises?
- (k) Are they all "old" servants?
- (l) If not, what was their last employment and for how long?
- (m) What was their "character"?
- (n) If any suspicion attached to any of them and if so, which one and for what reason?
- (o) Are old servants suspected?
- (p) Are friends and visitors above suspicion, if not, who is suspected?

Classification of property
stolen.

Value \$

Classification of property
recovered.

Value \$

Arrests.

Remarks

(Any outstanding or peculiar feature to be commented on by investigating officer)

Between 10.15 a.m. and 10.25 a.m., on the 11th April 1940, in accordance with instructions received, cash bets were placed with Messrs. Hinds & Barr, "Turf Accountants", and "Commission Agents", of No. 150 Central Arcade, Szachuan Road, by the following persons:-

F.R.S. 135 Todd, attached to Gordon Road Depot - \$10.00 place on three horses:- "Kyoto", "Everything" and "Lynas", and \$10.00 win on the "Black Sheep".

F.R.S. 139 Pharszyn, attached to Gordon Road Depot - \$10.00 for a double win on "Wardle", and "Ben Nevis", and \$10.00 win on "Jolly Comedian".

Clerk Tan Vi Gi, attached to H. L. C.R., - \$10.00 win, and \$10.00 place on "Castle Ribbon".

Omit paragraphs not required. Continuation on ordinary diary

C.D.S. 110 Sung Tien Pao, attached to "A. C.B. - 15.00 win on "Edinburgh Castle", "Ugly", and "Dictator", and \$5.00 win on "Vardie", and the "Black Sheep".

Receipts were given for the bets placed, in each case.

From 9.30 a.m. and 10.30 a.m. the same day, C.D.S. 88 Wong Zung Ling kept these premises under observation, when he observed two hundred, and thirty six persons enter. He was relieved at 10.30 a.m. by C.D.S. 51 Sung Ah Foh, who kept observation until 1.15 p.m., when two hundred and sixty nine persons were seen to enter these premises.

In view of the foregoing, Mr. McNeill, of Messrs. Henson & Co., of No. 7 Peking Road, was interviewed by Supt. Quayle, and the undersigned, during the morning of the 21st April 1933, with reference to the evidence in this case. As the result summonses were applied for, against Frank Hinds and Leslie Barr.

Owing to the fact that information to the effect that Leslie Barr, had left Shanghai, and had severed his connection with this firm, the case against this man could not be proceeded with.

Frank Hinds appeared before H.B.M. Registrar Mr. I. T. Morris, at 10 a.m. on the 25th April 1933, when the following charges were made against him:-

taking not to commit any further offence under the
Betting Act.

Mr. I. T. Mori is then fined the defendant £4-0-0
on each charge, making a total of £12-0-0 (\$199.25).

The betting receipts are being sent to Mr. McNeill
who will endeavour to obtain a refund of the bets
placed.

H. B. Glover

D.S.I.

- (1) On the 3th day of April, 1934, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purposes of betting with persons resorting thereto, contrary to Sections 1 and 3 of the Betting Act 1853.
- (2) On the 3th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Sections 1 and 3 of the Betting Act 1853.
- (3) On the 3th day of April, 1933, while carrying on business under the name of Hinds and Barr in and occupying premises at 100 Central Arcade, kept and used the said premises for the purpose of receiving and received money as and for the consideration for an undertaking to pay money on certain events and contingencies relating to pony-racing contrary to Section 4 of the Betting Act 1853.

The defendant, who was defended by Mr. R. F. C. Masters, pleaded guilty on all three charges, and pleaded for leniency, stating that he was prepared to give an under-

SHANGHAI MUNICIPAL POLICE.

File No.

REPORT

H. Q. C. R. Station,

Date January 10, 1933

Subject (in full) Hinds and Barr

Made by and Forwarded by Supt. Quyle

Sir,

With reference to the attached information required by D.C. (Crime), I beg to forward the following particulars regarding the present case in which a conviction was secured on 9-1-33.

In accordance with instructions received from the D.C. (Crime), D.C. Hains and D.C.I. Vung Ts Ling were ordered to try and place two each bets with Hinds and Barr on 10-10-32. They were both successful and obtained receipts. Following instructions this evidence was submitted to Mr. Winter on 11-10-32 and returned by him on the same date. Within a few days the file was submitted to Messrs. Hansons and a written opinion was obtained from them dated November 2nd, 1932. In this opinion it was suggested that at least 8 to 10 bets should be obtained over a period of about 2 weeks and on 7-11-32 I received verbal instructions to carry out this suggestion.

Six further bets were obtained on November 9th, 12th and 20th respectively and a report was sent by me to Headquarters on November 22nd to that effect. The Hinds and Barr file was handed to Mr. Buley of Hansons on the same date. As nothing was heard of the matter for some time, on 30-11-32 D.I. Sherman visited and asked him to expedite the case but was told that he was busy on the Christie case. Other visits were paid and telephone messages sent and on 15th, 16th and 17th of December further visits to Hansons were made by D.I. Sherman, a summons being obtained on the latter date. Mr. Haines, the Registrar, on 17-12-32 set the case for hearing on 9-1-33 when a fine of £3. 0. 0. was inflicted.

I am, Sir,

Yours obediently,

J. Quyle
Supt.

C.P.
Not my fault
action by Hansons



Handwritten signatures and initials, including 'Supt.' and '11/11'.

Local Turf Accountants Fined For Committing Breach Of Betting Act

Mr. Frank Hinds And Mr. L. Barr Proceeded
Against Under 80-Year Old Act; Strong
Comment By Defending Counsel

POLICE MAKING ACT FUNCTION HERE "WITH WHIFF OF OXYGEN"

Declaring that the Municipal police were endeavouring "with a whiff of oxygen" to make the Betting Act of 1853 function, Mr. M. Reader Harris, before Mr. C. H. Haines in H. M. Police Court yesterday, said the act was moribund and that the Royal Commission which sat in London recently would alter the laws on betting and gaming in the near future.

Mr. Harris, of Messrs. Platt, White-Cooper and Company, was appearing for the defence of Messrs. Frank Hinds and L. Barr of Hinds and Barr, turf accountants, who were fined £2,

equal to \$32.50, for using certain premises at 100 Central Arcade for the purpose of betting and receiving deposits on bets and £1, equal to \$16.50, for accepting money on deposit for betting on horses. Mr. Harris pleaded "guilty" on behalf of his clients to all three charges which were brought under the Betting Act. In imposing the fines, Mr. Haines remarked that he was taking a lenient view of the matter, but that the Betting Act applied here and that he would not adopt the same view if a similar case came before him again. The case, he said, was the first prosecution brought before him under the particular act.

The Charges

The specific charges against the defendants were: "For that you (1) did between October 10, 1932 and November 20, 1932, while carrying on business under the name of Hinds and Barr keep and use premises at 100 Central Arcade, Shanghai, for the purpose of betting with persons resorting thereto, contrary to Sections 1 and 3 of the Betting Act of 1853; (2) For that you did between October 10, 1932, and November 20, 1932, while carrying on business under the name of Hinds and Barr, keep and use premises at 100 Central Arcade, Shanghai, for the purpose of receiving deposits on bets contrary to Sections 1 and 3 of the Betting Act of 1853; and (3) While carrying on business under the name of Hinds and Barr at 100 Central Arcade, Shanghai, you did accept money on deposit on bets on the

dates mentioned, on horses and for the amounts set out." Then followed an enumeration of bets placed as follows:

On October 10, 1932, Lucky Jim \$10 on win and \$20 on place; on the same day Troopship, \$15 on win and \$15 on place; on November 9, 1932, \$10 on win and \$10 on place, on Opera Eve; on the same day, on Opera Eve \$10 on win and \$10 on place; on November 12, 1932, Glen Dochart \$10 on win and \$10 on place; on the same day \$10 on win and \$10 on place; on November 20, 1932, Sticky Morn \$10 on win and \$10 on place; on the same day and pony \$10 on win and \$10 on place; all contrary to Section 4 of the Betting Act of 1853.

Prosecution Case

After stating the charges, Mr. J. E. Badeley, of Messrs. Hansons, prosecuting for the Municipal police referred to the law on the subject of betting and quoted the following from Volume 1 of Law Reports Queen's Bench Division, viz., "In dealing with the evidence in each particular case, magistrates should always bear in mind that the law does not forbid betting itself, nor is the business or avocation of a book-maker necessarily illegal: Thwaite versus Coulthwaite, but what the legislation has forbidden and what it has pronounced to be illegal is the use by those who make a trade and business on betting, of any place, for the purpose of betting with persons resorting thereto, or for the purpose of receiving, either themselves or by any other person, any money or valuable thing as a consideration for a bet or bets on any event on any race horse, etc."

Section 1 of the Betting Act, Mr. Badeley said, created two offences in this case, viz., (1) keeping a place for the purpose of betting and (2) keeping a place for receiving money for betting.

Defence Plea

In addressing the court, Mr. Harris referred to the old saying that hard cases make bad laws which, he said, was equally true that bad laws make hard cases. The old statute of 1853, under which the charges were brought, was, he said, a bad law; bad in its conception in that it failed to achieve its object which was not to make betting illegal, but to make it difficult for the ordinary person. He attributed the Act to ill-advised legislation, aimed at an entirely different matter and which had the effect, he said, of driving the bookmakers into the streets.

Continuing, counsel said the Act was not only bad at its conception but got worse as it grew to maturity through the effect of judicial interpretation, until today there was the absurd position that if a man telephoned to his bookmaker on a Monday asking him to put money on a race scheduled for 3.30 p.m. that day, no offence was committed, and if the bettor should lose, he would not have to pay until the following Monday, and then he could not be forced to pay, whereas if a man took the more honest course of placing a cash bet, an offence is committed. If one did not pay cash, but went in person to make a bet, an offence also is committed, but not if the bet was placed through the telephone.

Impossible Act

Mr. Harris went on to say that the Act has been described before the Royal Commission, which sat in London last November, as impossible of application; that is, impossible in application in fairness to the individual. The same law which has now reached its death-bed at the age of 83 years, counsel said, has been resorted to by the Shanghai Municipal Council who were endeavouring to make it function with a whiff of oxygen.

Counsel again submitted that it was unfair to an individual to enforce a moribund law the effect of which, in his opinion, was to make it legal for a man without means to gamble on credit and illegal for a man to take the more honest course of placing a cash bet. The defendants, having pleaded guilty to the charges, counsel said, the court would have to enter a conviction, but he hoped that this would be all that the court would be required to do, under the present circumstances.

Justice McCardie's Views

Mr. Harris, in the course of his address, also referred to what Mr. Justice McCardie said to Mr. Sheoofred on the subject of gambling, viz., "It seems clear that the instinct of gaming and gambling is deeply rooted in Britain as in any other country. That instinct has never been eradicated in the past and can never, I assume, be eradicated in the future. Frankness on this subject is plainly desirable."

Counsel also quoted Mr. Justice McCardie as saying that the decisions on gambling not only were remarkably numerous, but often were difficult to appreciate and to reconcile and distinguish. Mr. Justice McCardie had also stated, "It may, I think, be justly said that the whole subject of gaming and gambling is in a most unsatisfactory condition."

Filey

11:1-33

SHANGHAI MUNICIPAL POLICE.

CRIME DIARY

Crime Register No C. 42/33

Headquarters Division.
Crime Branch Police Station.
January 9 1933

Diary Number 1.	(Sheet No. 1.)	Nature of Offence:—
Time at which investigation begun and concluded each day	Places visited in course of investigation each day.	

RECORD OF INVESTIGATION.

Place or description of premises.	Office, 100 Central Arcade
Time and date of offence.	Between 10-10-32 and 20-11-32
Name, occupation and address of complainant.	Police
Number of criminals with full individual description.	Frank Hinds, 50, British Leslie Barr, 33, British
Weapons used and shots fired if any, persons injured etc.	
In case of Murder or Suspected Murder points (a) to (d) should be answered. (a) Time and date body was discovered. (b) Position, appearance and marks on body. (c) Apparent cause of death. (d) Motive if known.	
Full Details of Method used In Committing offence In cases of larceny, housebreaking etc., all the points (a) to (i) should be answered, if known. In all cases in which there is fraud, the false pretence and the character assumed by the suspect should be fully described. (a) Mode of entry, including manner of approach to premises. (b) Means used (tools etc.) (c) Character assumed by criminal, and story told etc. (d) Mode of transport and description. (e) Peculiar act (poisoning dog, partaking of food etc.)	

CRIME DIARY NO. I. (SHEET NO. 2)

- (j) What staff employed on premises?
(k) Are they all "old" servants?
(l) If not, what was their last employment and for how long?
(m) What was their "characters"?
(n) If any suspicion attached to any of them and if so, which one and for what reason?
(o) Are old servants suspected?
(p) Are friends and visitors above suspicion, if not, who is suspected?

Classification of property
stolen.

Value \$

Classification of property
recovered.

Value \$

Arrests.

Remarks

(Any outstanding or peculiar feature to
be commented on by investigating officer)

Between 10-10-32 and 20-11-32 acting on instructions from D.C. (Crime) the following cash bets were made in the offices of Hinds and Barr, Bookmakers, 100 Central Arcade,

D.S. Swins. Lucky Jim \$10 on win, \$20 on place.
Kiangwan 10th Race 10-10-32, did not place.

D.S.I. Vung Tse Ming Ming. Troopship. \$15 on win, \$15 on place. Kiangwan 10th race 10-10-32, did not place.

F.P.S. 21 J. B. Smith. Opera Eve. \$10 on win, \$10 on place. Shanghai "Champions" 9-11-32, did not place.

F.P.S. 56 Taber. Opera Eve. \$10 on win, \$10 on place. Shanghai "Champions" 9-11-32, did not place.

D.S.I. Tung Chao Ping. Glen Dochart. \$10 on win, \$10 on place. Shanghai Grand National, 12-11-32, placed 2nd. P.M. \$9240.

D.S.I. Chao Ping Kun. Glen Dochart. \$10 on win, \$10 on place. Shanghai Grand National, 12-11-32, placed 2nd. P.M. \$9.40

D.S.I. Thaung Kyien. Sticky Morn. \$10 on win, Kiang-

Omit paragraphs not required. Continuation on ordinary diary

man, 20-11-32, did not run.

...I. Wang Tse King. Sticky Horn. 110 on win. Kiang-
wa 20-11-32, did not run.

The evidence obtained was put into the hands of Mr.
Ardeley of Customs on a summons applied for on the
17-11-32, the hearing being set for 10 a.m. 9-1-33.
On the 9-1-33 Frank Hinds and Leslie Barr appeared
before Mr. Whines at the British Police Court on the
following charges:-

(1) Did between the 10th October 1932 and the 20th
November 1932 while carrying on business under the
name of Hinds and Barr keep and use the premises at
100 Central Arcade, Shanghai, for the purpose of
betting with persons resorting thereto contrary to
Section 1 and 3 of the Betting Act. 1853.

(2) Did between the 10th October 1932 and the 20th
November 1932 while carrying on business under the
name of Hinds and Barr keep and use the premises
at 100 Central Arcade, Shanghai, for the purpose of
receiving deposits on bets contrary to Section 1 and
3 of the Betting Act 1853.

(3) While carrying on business under the name Hinds
and Barr at 100 Central Arcade, Shanghai, did accept
money as deposits on bets on the dates on the horses
and for the amounts set out here under:-

Sheet No. 4

17 October 1932	Ameloy Jim	\$10	1 on in	\$20	on place
do	Woonchin	\$15	do	\$15	do
9 November 1932	Ameloy Jim	\$10	do	\$10	do
do	Ameloy Jim	\$10	do	\$10	do
17 November 1932	Glen Eckert	\$10	do	\$10	do
do	Glen Eckert	\$10	do	\$10	do
17 November 1932	Sticky Worn	\$10	Win		
do	Sticky Worn			\$10	do

All contrary to Section 4 of the Betting Act 1853.

The accused represented by Mr. Ender Harris pleaded guilty and were fined £20-0-0 on 1st and 2nd charge, and £10-0-0 on 3rd charge (Total £30.00). Mr. Badoley is making application for the return of the money from Wicks and Barr Ltd on both 1932 to obtain the necessary evidence for prosecution.

Summons against Hinds & Barr set for 10 a.m. 9-1-33

- ✓ D.S. Ewins. Lucky Jim \$10 on win, \$29 on place. Kiangwan 8th 10-10-32
did not place
- C.D.S.I. Vung Ts Ming. Troopship. \$15 on win, \$15 on place. Kiangwan
10th 10-10-32, did not
place
- ✓ P.P.S.21 J.B. Smith. Opera Eve. \$10 on win, \$10 on place. Sh'ai "Champions"
9-11-32, did not place
- ✓ P.P.S.56 Taber, Opera Eve. \$10 on win, \$10 on place. Sh'ai "Champions"
9-11-32, did not place
- D.S.I. Tung Chao Ping. Glen Dochart. \$10 on win, \$10 on place, Sh'ai
Grand Nat. 12-11-32, placed 2nd. P.M. \$9.40
- D.S.I. Chao Ping Kun. Glen Dochart. \$10 on win, \$10 on place. Sh'ai
Grand Nat. 12-11-32, placed 2nd. P.M. \$9.40
- D.S.I. Thauung Kyien. Sticky Horn. \$10 on place. Kiangwan 20-11-32,
did not run.
- D.S.I. Voong Ts Ming. Sticky Horn. \$10 on win. Kiangwan 20-11-32,
did not run

F

1. S. S. Hwang. Lukey Jim \$10 on win, \$29 on place. Kiangwan 8th, 10-10-32
 did not place
 2. S. S. I. Yung Tsing. Troopship. \$15 on win, \$15 on place. Kiangwan
 10th, 10-10-32, did not
 place
 3. S. S. 21 T. S. Wong Ave. \$10 on win, \$10 on place. Kiangwan
 11-11-32, did not place
 4. S. S. 56 T. S. Wong Ave. \$10 on win, \$10 on place. Kiangwan
 11-11-32, did not place
 5. S. S. T. S. Wong Ave. \$10 on win, \$10 on place, Kiangwan
 11-11-32, did not place
 6. S. S. I. S. Wong Ave. \$10 on win, \$10 on place, Kiangwan
 11-11-32, did not place
 7. S. S. I. S. Wong Ave. \$10 on win, \$10 on place, Kiangwan
 11-11-32, did not place
 8. S. S. I. S. Wong Ave. \$10 on win, \$10 on place, Kiangwan
 11-11-32, did not place

IN HIS BRITANNIC MAJESTY'S SUPREME COURT
FOR CHINA.

(CRIMINAL JURISDICTION).

Saturday the 17th day of December 1932.

of

complains that
Shanghai.

of 100 Central Arcade

(1) Did between the 10th October 1932 and the 20th November 1932 while carrying on business under the name of Hinds and Barr keep and use the premises at 100 Central Arcade Shanghai for the purpose of betting with persons resorting thereto contrary to Sections 1 and 3 of the Betting Act 1853.

(2) Did between the 10th October 1932 and the 20th November 1932 while carrying on business under the name of Hinds and Barr keep and use the premises at 100 Central Arcade Shanghai for the purpose of receiving deposits on bets contrary to Sections 1 and 3 of the Betting Act 1853.

(3) While carrying on business under the name Hinds and Barr at 100 Central Arcade Shanghai did accept money as deposits on bets on the dates on the horses and for the amounts set out hereunder:

10	October 1932	Lucky Jim	\$10	1 on Win	\$20 on place
	do.	Troopship	\$15	do.	\$15 do.
	9 November 1932	Opera Eve	\$10	do.	\$10 do.
	do.	Opera Eve	\$10	do.	\$10 do.
	12 November 1932	Glen Dochart	\$10	do.	\$10 do.
	do.	Glen Dochart	\$10	do.	\$10 do.
	20 November 1932	Sticky Morn	\$10	Win	
	do.	Sticky Morn			\$10 do.

All contrary to Section 4 of the Letting Act 1853.

I, _____ signed

Taken before me this _____ day of December in the year
One thousand nine hundred and thirty two.

THE SHANGHAI TIMES, THURSDAY, DECEMBER 15, 1932

HINDS & BARR

IMPORTANT NOTICE

It has been brought to our notice that tickets on the Grand National Sweepstake operated by Hospitals' Trust Ltd., Dublin, are being canvassed for sales in offices and shops, the sellers stating they were acting on our behalf.

Purchasers or would be purchasers are hereby notified that we have no connection with these sellers whatsoever.

0 12008

DB. (Grime)

Information.

H. Ennis



*Reg.
Keane file*

15.12.32.

DEC 15 1932

China Branch

Memorandum.

POLICE FORCE,
MUNICIPAL COUNCIL.

To Shanghai, 22. 11. 1932.
J. E. Badley Esq.

Please find attached
file on Hinde & Barr.

I shall be pleased to
furnish you with any
other particulars you
may require.

J. A. Quayle
Supt.

Memorandum.

POLICE FORCE,
MUNICIPAL COUNCIL.

To Shanghai, 15. 12. 1932.
Super. J. E. C. I.

Please comply with Dir (Comm)
instructions as per attached,
in telephone message.

[Signature]
Supt.

Hinde & Barr

(a) Continue from above

date

(b) Copy of report to be sent
as a rule & passing to the
date

(c) Reply for above date

(d) For the above to be sent
obtained & passed to the date

(e) Action taken by persons on
the date of any.

SHANGHAI MUNICIPAL POLICE.

File No.....

REPORT

H.Q.C.B. Station,

Date November 22, 1932

Subject (in full) Hinds & Barr.

Made by and Forwarded by Supt. Quayle

Sir,

Attached are the reports on six further bets which have been placed at various times with Messrs. Hinds and Barr of 100 Central Arcade.

As far as can be judged from the enquiries made it would seem that this firm is openly taking cash over the counter in the placing of bets and are now attempting no concealment of this.

I am, Sir,

Yours obediently,

W. Quayle

Supt.

D.C. (Crime)

Shanghai Municipal Police
Headquarters.

Date 7.11.32

D.C. (Crime)

Unless we can give a definite statement that the business is an evil, H.B. & C.B. is not likely to take the matter up.

Mr. Henry Stansons state, if the firm is openly accepting cash bets, this should be no difficulty in obtaining more instances of acceptance. Please endeavour to do so.

Private individuals are not likely to be willing to help us in the matter. It has better carry on ourselves or obtain the necessary evidence.

See H.B. & C.B.

As phoned

B. B. (CRIME) *McKean*

[Signature]

Date - 4 Nov 1932

(C. & B.B.) Office Notes

C.P.

I suggest the situation be put to the attention of the Council as the report be made for resolution to obtain evidence to assist in the prosecution.

On the other hand it is an approach to the matter might be put before H.B. & C.B. Council. It is very possible that if we summon the Council on a matter as B.B. & C.B. to be brought before the Council H.B. & C.B. may consider this sufficient grounds for application for a suitable order as Council can keep an actual conviction to not obtained. *Kerr Bower*
D.C. (CRIME)

HANSONS.

GEOFFREY HERBERT WRIGHT,
ARTHUR CONRAD HOLBOROW.

TELEGRAPHIC ADDRESS,
"PROFESSOR" SHANGHAI.

CODES
A. B. C.
WESTERN UNION.
BENTLEY'S.
JAB/KKK

7. Peking Road.
Shanghai.

2nd November, 1932.

Dear Sir,

Re Messrs. Hinds & Barr.

The position in this matter is that evidence has been obtained that on the 10th October 1932 Messrs. Hinds & Barr accepted cash sums for bets on horse races from two members of the Municipal Police. The transactions were separate, but apparently the second took place immediately after the first.

Section 1 of the Betting Act 1853 provides that "no house, office room or other place shall be opened kept or used for the purpose of betting with persons resorting thereto; or for the purpose of any money or valuable thing being received by or on behalf of such owner for any agreement express or implied, to pay or give therefor any money or valuable thing on any event or contingency of or relating to any horse race etc."

Section 3 provides that any person who, being the owner or occupier of any house office room or other place, or person using the same, shall open keep or use the same for the purposes mentioned above shall be liable to a penalty not exceeding £100". By section 4 any person etc. who accepts money on

contingencies as mentioned above is liable to a fine not exceeding 250. By section 5 any money received by such person can be recovered by the bettor with costs.

We are unable to find any actual instance of a prosecution under this Act in China; nevertheless at various times the Vagrancy Act, Gaming House Act 1854 and other Gaming Acts have been held by the Court to be applicable to British subjects in China, and we see no reason to suppose that the Betting Act 1853 would not be held to be enforceable.

Two independent offences are created by Section 1 of the statute, firstly that of keeping a place for the purpose of betting with persons resorting thereto, and secondly that of keeping a place for the purpose of receiving deposits on bets. In the case of *Bond v. Plum* (1894 1 Q.B. 169) it was held that these offences were separate and that a conviction could be obtained for the first of these offences without proving the actual receipt of any money.

The gist of both offences is the keeping of a place for the purpose of betting or receiving deposits for bets, and it has been held in one case that proof of the receipt of a bet on one occasion is not sufficient to justify a conviction under section 3. It is certainly desirable, if possible, that a conviction should be obtained on both of the above counts, and

if Messrs. Hinds & Barr are openly accepting cash bets it should not be difficult to obtain clear evidence of this.

As regards establishing that the premises are used for the purpose of betting, we should like to have copies of the advertisements inserted by Messrs. Hinds & Barr in the press or circulars sent out by them to prospective customers (the writer believes that he received such a circular some time ago but threw it away; presumably, however, it should not be difficult to obtain other examples).

We think also that considerably more than two instances should be obtained of the acceptance of cash bets. If other persons who are not members of the Police, can be found who are willing to come forward and give evidence that they have had cash betting transactions so much the better. If it is not considered advisable to approach outside persons as to this, we suggest that not less than 8 or 10 instances of the acceptance of cash bets should be obtained over a period of, say, two weeks.

Corroboration of bets is not particularly necessary, as we do not imagine that the receipts will be disputed. Nor do we think it necessary that all the bets should be made by different persons, although it would be as well if ^{two} or three different persons acted in the matter (as we have mentioned any

moneys staked can be recovered subsequently by action).

We may mention that by section 11 of the same Act a search warrant can be obtained upon complaint that there is reason to suspect that a place is used for betting, but as we presume that Messrs. Hinds and Barr are carrying on their business quite openly (perhaps under the belief that it is legal) it will probably be unnecessary to make use of this power.

Yours faithfully,

Hansons

The Commissioner of Police,

Shanghai Municipal Council.

SHANGHAI MUNICIPAL POLICE.

File No.

REPORT

H.Q.C.R. Station,

Date October 11, 1932

Subject (in full) Re Hinds and Barr

Made by and Forwarded by Supt. Quayle

Sir,

In accordance with instructions issued by the D.C. (Crime) at 11 a.m. 10-10-32 I ordered D.S. Ewins and C.D.S. 42 Voong Tse Ming to proceed to Messrs. Hinds and Barr, commission agents, 100 Central Arcade, and endeavour to get them to accept cash bets on the International Recreation Club Races which were being held at Kiangwan on the afternoon 10-10-32.

D.S. Ewins was given \$30.00 and C.D.S. 42 was given \$30.00 and they were instructed that Ewins was to go into the above premises first and attempt to lay \$10.00 for a win and \$20.00 for a place on a pony named Lucky Jim, which was running in the 8th Race whilst C.D.S. 42 Voong Tse Ming was to follow immediately behind him and endeavour to bet \$15.00 for a win and \$15.00 for a place on Troopship which was entered for the 10th Race, thus they could both be witnesses of each others transactions. The bets were duly taken over the counter by foreigners one of whom is described as an old stoutly built man, (apparently Hinds) whilst the other was a tall slim man with fair hair (probably Barr). They also state that there was another foreigner behind the counter taking bets and that whilst they were transacting their business several other Chinese and foreigners came in and passed cash over the counter. Receipts for the bets made by Ewins and C.D.S. 42 were given and are attached.

I am, Sir,

Handed to Mr. Hunter Yours obediently,
by Subt. Quayle and
returned by him.

J. Quayle

Supt.

D.C. (Crime)

Supt.

11/10. P.A.

Note. Both ponies replaced.

CONFIDENTIAL

DRAWER

Date

June 4, 1931

(C. & S.B.) Office Notes

C. & S. B. REC.

No. S. B. D. 1998.

4 - 6 - 31

Sir,

I agree with D.D.O. "A" Division that Messrs. Hinds & Barr are executing commissions on a credit basis only and there is no evidence available on which to procure a search warrant as suggested by Mr. Winter. With the close of the football season in Great Britain this firm have paid more attention to horse racing in England, but here again they conform strictly to the law.

Local pony and dog racing enthusiasts patronise the firm considerably but some three weeks ago the Canidrome Authorities requested both Hinds and Barr not to frequent the dog-racing track in the French Concession and this request is being acceded to. The reason for this request is not in any way concealed. Punters who chose to bet on a credit basis with Hinds & Barr on the course were paid the same odds as declared by the pari-mutuel. Odds thus paid are more advantageous to the punter for the stakes are not included in the total collected by the pari-mutuel and the usual 11% commission is not deducted. This practice affected the turn-over of the pari-mutuel hence the objection by the Canidrome Authorities. Officials of the International Recreation Club and Chinese Jockey Club are considering delivering a similar ultimatum to the firm and in course of time the Shanghai Race Club will probably follow suit.

Despite the advertisement (copy attached) now inserted by Messrs. Hinds & Barr in the local Japanese newspapers, the firm is not patronised by Japanese subjects, no interpreter has been engaged, and no additional premises or accommodation have been rented in the districts convenient to Japanese.

C.D.I. Nakagawa is on the alert for any further

Date

(C. & S.B.) Office Notes

overtures towards Japanese citizens by this firm and a sufficiently close watch is being generally maintained to observe any deviation by the firm from the present legal methods.

L. C. G. J. P. K.
Supt. $\frac{44}{6}$

D.C. (Crime Branch)

W. J. P. K.
4

Extract from Morning Translation 23.5.31.

The Shanghai Nippo publishes the following advertisement:-

HINDS AND BARR

(Race Brokers Service) Corner of Szechuen and Kiukiang Roads. No. 100 Central Arcade. Tel. No. 19222.

We are ready to accomodate those who are not able to attend the race courses or dog racing courses by buying chances for them.

Please utilize our reputable services.

We are selling sweep tickets on football every Saturday, from \$1.00 upwards.

C.P.'s comment:

D.C. (Cr.)

"Further report on this aspect. If on a cash basis we should be able to catch them".

(Sd.) R.M.J.W.

D.C.(Cr.)'s remarks:

"Copy to Supt. i/c C.1. with comment of C.P."

(Sd.) R.C.A.

Copy for Supt. i/c C. 1.

File No.

(C.I.D.) Office Notes

St. (C.I.D.)

From my personal experience
and observation that it is better to have
the business on credit only -
I am of opinion - and in this
I believe that you are to be in
the same way. But my intention
is to have business with you in
order to make money for you, would
you be willing to do so?
For a suggestion, I suggest, that
you should be in the same way.

Sup. to Mr. H. B. J. C. A.

Date March 19, 1931

(C. & S B.) Office Notes

In view of Mr. Winter's name of
even date & the fact that little or no evidence
has accrued by watching 100 Central Street.
I suggest two recent contacts, he sent to
the business with instructions to make a ready
money.

I am assured by J.D. I. Nakagawa that
Japanese subjects are not patronizing this firm
& an attempt to make a bet or dog-racing
by a friend of the J.D.I. was met with a
blank refusal in the office of the firm.

D.L. (L.S.B.)

R. W. Lake
Supt.

O.K. Try with
and of D.D. A.
20/3. LCA

MEMORANDUM.

FROM THE POLICE ADVOCATE'S OFFICE,
SHANGHAI MUNICIPAL COUNCIL.

Shanghai, 19th March 1931.

To Supr. York.Hines - Barr.

It is not necessary that British subjects only should be sent to the office of the above - any nationality provided they are intelligent. If there is sufficient evidence or every reason to suspect that ready money is being taken then a search warrant should be applied for. It would be better to make an enquiry and observations in the middle of the month.

R. Hunter.

Shanghai Municipal Council

Office of the Municipal Advocate

February 25, 1931.

Deputy Commissioner (Crime & Special Branches)

Hinds & Barr.

Superintendent Yorke has sent me copies of the "Sporting Life" and "Daily Record and Mail" which I now return herewith together with file.

All the commission agents advertising are doing business on a credit basis.

If it is proposed to take any action it is first essential to ascertain whether this is purely a credit business, on the lines suggested in my original opinion.

For your information I today saw Dr. Sellet who has agreed to take up the matter of the advertisement appearing in "The China Press". He is of the opinion that it is an offence under American law.

R. Hinks

Assistant Municipal Advocate.

File returned.

*Super H.A. (B)
Examined
7/12 RCH*

Date - February 1st, '11

(C. & S B.) Office Notes

Herewith two copies each of "Speaking
Life" & "The Daily Record & Mail".
The former is an English publication
& the latter published in Scotland

Wm. J. ...
...

R. G. Lake
Capt.

MEMORANDUM.

From

To

BRITISH CONSULATE-GENERAL

Deputy Commissioner (C.B.)

SHANGHAI

24. 25

1932

A. L. Polak

My dear Annie,

With reference to the attached file, H. M. Consul General is prepared to lend his support to any such legal action being taken by the Municipal Police against the British subjects concerned as the Assistant Municipal Advocate may advise. With regard to the particular

DEPUTY COMMISSIONER
CITY & DISTRICT
MEMORANDUM.

POLICE FORCE,
MUNICIPAL COUNCIL.

Shanghai.

To: *Supr Jc H. J. (C.B.)* 193

Please comply
with C.P. instructions.
Hines & Barr should
be dealt with
first but the warnings
can be given at
once as the papers
usually published on
Sunday.

Leaves
D.C. 108

question which was put to me, the Consul General approves
of the suggestion that a warning should be given to
Messrs Hinds and Barr.

Yours faithfully

Ad. Blackburn

Supt Yoke

Please act accordingly

21/2

~~Stevens~~
DC (cas)

PHONE
12345
12345

Shanghai Municipal Council



Office of the Municipal Advocate

Shanghai, February 20, 1931.

Deputy Commissioner,
(Crime & Special Branches).

In re Hinds & Barr

I thank you for forwarding Superintendent Yorke's report, now returned herewith.

The Crown Advocate informs me that he agrees entirely with my opinion. As a matter of courtesy, it would be appreciated if you would in future forward any of my opinions upon which you want the confirmation of the Crown Advocate to me in order that I can discuss the case with him.

May it be suggested that in cases of a similar nature, a letter from this office to the delinquent would be more effective than a visit by a detective, and would not be the subject of a dispute such as arose in this case. This is the practice obtaining in England. The above is without disparagement to Superintendent Yorke, in whom every confidence is had that he carried out his mission properly and thoroughly.

It is puerile of Mr. Davis to suggest that the

police

hs
Rump

police should wait until he has negotiated with the above in respect of the advertisement. If the contract is to print advertisements worded as the exhibits, then it is illegal and ipso facto, null and void; if there is no specified wording, then the advertisements must be restricted as suggested in my original opinion.

Newspapers at home would not publish such an advertisement more than once.

Rhunte.

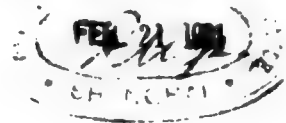
Assistant Municipal Advocate.

RW/J

Enc. Report as stated.

J.C.Crs)

H.Q. Crime Branch should now collect such evidence as his written requis towards a prosecution of Hui Shao. Supt York should warn manager of Shanghai Times & consult his lawyer as to whether the China Press has also committed an offence - if so will be obtain assistance of the District Attorney who would probably prefer to issue the warning



C O P Y

October 16, 1930.

Deputy Commissioner

Crime & Special Branches.

The Shanghai Evening Post & Mercury

Advertisement of Lottery

An opinion is required as to whether the advertisement in the above paper of the 14th instant wherein the I. R. C. Tsingtao announced to members that "Champions" could be obtained at 17eking Road, is an offence under American law.

It is assumed that enquiries have been made and that the Police are satisfied that this paper is a duly registered American Corporation.

The relevant part of Section 863 (headed "Lotteries") of the District of Columbia Code reads "If any person . . . shall aid in setting . . . a chance or ticket in . . . any lottery . . . he shall be fined not more than \$500. . . ."

In Volume 17 of Ruling Case Law at page 1220 where is a discussion at some length as to what may be published in a newspaper regarding lotteries which concludes with: "but that it is a very different thing to prohibit the publication of accounts or notices

or

or advertisements which are designed to aid and assist in the promotion of lotteries by informing persons desirous of engaging in such enterprises . . . whereas tickets may be obtained . . . it has been decided to be a criminal offence to advertise a lottery, unlawful where advertised, although to be drawn in a state where it is lawful." (State v. Moore, 63 N. H. G. 56. Am. Rep. 478).

The opinion therefore is given that a criminal offence has been committed.

It is, however, suggested that if it is intended to prosecute, two copies at least of the offending paper be purchased from the newspaper offices.

The further opinion is given that Mr. A. L. Zimmerman can be prosecuted under The Lotteries Act 1836 for causing the advertisement to be published but this would of course necessitate calling a witness from The Shanghai Evening Post and Mercury to state that he was the man who authorised the advertisement. He can also be prosecuted under The Lotteries Act 1823 Section 41 for selling lottery tickets.

Is it proposed to apply for a search warrant under the last above Act, Section 37, for a search warrant?

Enquiries will of course be made to ensure that he is a British subject.

RW/S

A/Municipal Advocate

In view of
the foregoing
a new opinion
seems unnecessary

RD

Feb. 21, 1931

October 16, 1930.

Deputy Commissioner

Crime & Special Branches.

The Shanghai Evening Post & Mercury

Advertisement of Lottery

An opinion is required as to whether the advertisement in the above paper of the 14th instant wherein the I. R. C. Tsingtao announced to members that "Champions" could be obtained at 17 Peking Road, is an offence under American law.

It is assumed that enquiries have been made and that the Police are satisfied that this paper is a duly registered American Corporation.

The relevant part of Section 863 (headed "Lotteries") of the District of Columbia Code reads "If any person . . . shall aid in setting . . . a chance or ticket in . . . any lottery . . . he shall be fined not more than \$500. . . ."

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or

or advertisements which are designed to aid and assist in the promotion of lotteries by informing persons desirous of engaging in such enterprises . . . whereas tickets may be obtained . . . it has been decided to be a criminal offence to advertise a lottery, unlawful where advertised, although to be drawn in a state where it is lawful." (State v. Moore, 63 N. H. G. 56. Am. Rep. 478).

The opinion therefore is given that a criminal offence has been committed.

It is, however, suggested that if it is intended to prosecute, two copies at least of the offending paper be purchased from the newspaper offices.

The further opinion is given that Mr. A. L. Zimmerman can be prosecuted under The Lotteries Act 1836 for causing the advertisement to be published but this would of course necessitate calling a witness from The Shanghai Evening Post and Mercury to state that he was the man who authorised the advertisement. He can also be prosecuted under The Lotteries Act 1823 Section 41 for getting lottery tickets.

Is it proposed to apply for a search warrant under the last above Act, Section 37, for a search warrant?

Enquiries will of course be made to ensure that he is a British subject.

RW/S

A/Municipal Advocate

Date = February 19, 1931

(C. & S B.) Office Notes

The assertion by Mr. Davis that I stated that mine was a friendly, as entirely incorrect. Mr. Davis may have been liberal, continued a friendly, as opposed to bellicose, attitude on my part but the verbal warning delivered was firm & reiterated when Mr. Davis suggested that possibly the advert. was not illegal.

D. J. (C. & S B.)

Rudolph
Det. Tript.

Mr. Warden
to see Mr. C.A.
news from
XCA

THE NORTH-CHINA DAILY NEWS
THE NORTH-CHINA SUNDAY NEWS
THE NORTH-CHINA HERALD (WEEKLY)
ESTABLISHED 1850
POSTAL ADDRESS: P.O. BOX 707, SHANGHAI
TELEGRAMS: HERALD SHANGHAI

NORTH-CHINA DAILY NEWS & HERALD LTD.
SHANGHAI, CHINA
February 16, 1931

Major F. W. Gerrard,
Commissioner,
Shanghai Municipal Police.

Dear Major Gerrard,

In conversation with Mr. Haward I am led to believe there is some misunderstanding in connection with the call of Superintendent Yorke about Hinds & Barr's advertisement in the "North-China Daily News."

Superintendent Yorke stated that he made a friendly call to express the Council's (or Police Department's) disapproval of the advertisement in question, the spirit of which I need hardly say was appreciated. I explained to Superintendent Yorke that a contract for one year had been signed by Hinds & Barr and ourselves, and that I would take up the matter of its cancellation or, alternatively, the insertion of wording to which no exception could be taken. You will note that this has been done in today's issue, and I trust that no further criticism of the advertisement will be found necessary.

Yours faithfully,

R. W. Davis

R. W. Davis

Secretary and Manager
North-China Daily News & Herald Ltd.

No. S. B. D. 1998

Date 16.2.31

Secret and Confidential.

(C. & S B.) Office Notes

called upon Mr. P. D. Blackburn & explained the course of action it is proposed to adopt. Mr. Blackburn is officially agreeing to the above mentioned gentlemen being warned of the illegality of their methods. Mr. Blackburn intends consulting Mr. B. H. Brown. Advise & requests that the attached file be available during the interview.

Secretary & Managing Director of the [unclear] in an interview at [unclear] agreed to assist the Police as far as legally possible in the matter. It appears however that the offending [unclear] have a contract with the management of the newspaper. A contract dated from Jan. 11, 1931 is for a period of [unclear] years & provides that 2,000 sq. inches of space shall be allotted [unclear] for advertising purposes. The advertisements may be inserted weekly or monthly & no, providing the space allotted in the [unclear] is not exceeded. be small or large as [unclear]. Mr. Davis will try to effect a compromise with the firm but expresses his opinion that it may take time to persuade the firm to cancel the contract & therefore the Police should not conclude that the management of the newspaper are idle or obstructive if the offending advertisements appear on a few occasions in the near future.

During the interview, Mr. Davis suggested that possibly the advertisements were not illegal.

Date

(C. & S B.) Office Notes

... several leading newspapers in Great Britain
accepted & published identical advertisements.
No comment was offered to this discrimination
beyond reiteration that the Council were of
the opinion an offence was being committed.

Before any warning is
delivered to Messrs. Hyde & Barr, may I
suggest that, at least, one of the clubs
are particularly active, be
effectively closed. I refer to the Municipal
Service Club, an institution established for Council
employees & financially assisted by the
Council. Messrs. Hyde & Barr are, to
the best of my knowledge, both Executive
members of the club & hold shares in it.

The tools and/or equipment issued in connection
with football matches played on the United
Kingdom and prominent long-passage in England
are greatly patronised by members
of the club & the club premises
are used for collecting coupons & cash &
distributing drawings. The Secretary of the
club is Mr. A. Christie, Treasurer, Custodian
of the Administration Building who might be
officially told that the club's premises are
whenever not to be used for betting
purposes as referred to in this file & further
that, pending a cessation of their activities,
Messrs. Hyde & Barr are precluded from
using the premises. Action on these lines will
close one fruitful source of income.

It is safe to say that, outside
Naval & Military units & Municipal employees,
not five per cent. of the foreign population &
certainly not one per cent. of the Chinese

Personnel is
inf.C. is
taking immediate
action towards
stopping the
football pool &
the use of the
club premises
as an agency
for betting &
drawing.
Rushby
14/12

Date

(C. & S B.) Office Notes

Population of Shanghai are interested
in home racing on the coast. I suggest
enquiries be made re.
the connections of this firm with the
British Defence Forces & action taken
to prevent sailors & soldiers from
patronising the boats & races.

This, in conjunction with the cessation
of activities in the H. & S. Club, &
reduce the clientele of the H. & S. Club
to a negligible quantity, & they
would quickly realise the impossibility
of carrying on.

Further assistance might
unofficially be sought from the Shanghai
Central Telephone Co. for telephones
have not yet been installed at 101.
Central Bureau & congestion can well
delay the installation and completion.

R. W. F. Ake
Det. Insp.

C. F.
Suggest we wait for Crown
Advocate's opinion & then decide.

S. C. C. C.
S. C. C. C.

DEPUTY COMMISSIONER
CRIME & SPECIAL BRANCHES
Memorandum.

POLICE FORCE,
MUNICIPAL COUNCIL.

To *Shanghai* 1931

Both are British
Subjects, please call
at Consulate & inform
them that we propose
to warn *Anders Barr*
that their action
must
cease. Let me know
result.

Also please
call on *Mr Davis*
& P. D. H. & warn
him that their action
is also illegal. *Thank*

1. PHONE
120-00
12000

Shanghai Municipal Council



Office of the Municipal Advocate

February 11, 1931.

Commissioner of Police.

Hinds & Barr: Commission Agents.

For your information I am forwarding herewith copy of an opinion in this matter which was sent yesterday to the Deputy Commissioner (Crime & Special Branches).

R. T. Bryan, Jr.
Municipal Advocate.

10/17/31

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m's
142



Shanghai Municipal Council

Office of the Municipal Advocate

C. & S. D. RECORD
No. S. B. D. 1998
Page 11 - 2 - 31

Shanghai, February 10, 1931.

Deputy Commissioner,
(Crime & Special Branches).

In re Hinds & Barr: Commission Agents,
Advertisement in NORTH CHINA
DAILY NEWS, February 1, 1931.

An opinion on the above advertisement, particulars
of which were received today, is now given on the following
points:

1. What offence, if any, is committed by
the advertisers in forwarding such
advertisement?
2. What offence, if any, is committed by
the newspaper in publishing such
advertisement?

Also -

3. What offence, if any, is committed by
Hinds & Barr in carrying on such busi-
ness?

1. In the first place, the advertisement can be
construed as a general invitation to the public to make
inquiries at a certain place, No. 100 Central Arcade,
relative to betting matters and as a place where bets
can be laid. Therefore, an offence under the Betting
Act 1874, section 3, has been committed. This section

reads:

reads:

"Where any letter, circular, telegram, placard, handbill, card, or advertisement is sent, exhibited, or published -

(1) Whereby it is made to appear that any person, either in the United Kingdom or elsewhere, will on application give information or advice for the purpose of or with respect to any such bet or wager, or any such event or contingency as is mentioned in the principal act, or will make on behalf of any other person any such bet or wager as is mentioned in the principal act; or

(2) With intent to induce any person to apply to any house, office, room, or place, or to any person, with the view of obtaining information or advice for the purpose of any such bet or wager or with respect to any such event or contingency as is mentioned in the principal act; or

(3) Inviting any person to make or take any share in or in connection with any such bet or wager;

every person sending, exhibiting, or publishing, or causing the same to be sent, exhibited, or published, shall be subject to the penalties provided in the seventh section of the principal act with respect to offences under that section."

The principal act referred to is the Betting Act 1853, section 7 of which provides for a penalty of £30 imprisonment, with or without hard labour for a term not exceeding two months.

In the case of *Hawke & Mackenzie* (1902), 2 K. B. 225, it was held that an advertisement relating to either of the purposes mentioned in the Betting Act 1853, section 1, namely, (1) that of keeping a place for the purpose of betting with persons resorting thereto, and (2) that of
keeping

keeping a place for the purpose of receiving deposits and bets, was illegal. It was also decided that the publication of an advertisement shewing that information or advice will be given relative to any dog or competition on any game or sport in which money was to be sent, and which constituted an offence under the Betting Act 1853, section 4, was an offence under the Betting Act 1874, section 3.

The latter decision appears to cover what is called the "Football Pool", but information should be obtained on this.

2. It appears that the newspaper would also be guilty of an offence under the Betting Act 1874, section 3, although no decided case on the point can be found. As far as can be remembered, the advertisements of commission agents at home are generally confined to the name, description, address and telephone number; in no case would the particular race and odds given with an invitation for further enquiries be given.

3. Although there is a Scottish case (*Scott v. Renton* (1907) S. C. (J) 88, deciding there is no need that there should be any invitation to resort to any named address for the purpose of betting, or that bets should be accepted there for an offence to be committed under the Betting Act 1874, section 3, it is thought that particulars

of the place and proceedings therein should be obtained before any action is taken.

As Messrs. Hinds & Barr do not appear to be on the telephone, then people must either resort thereto for the purpose of making bets or forward their bets by letter. In either case, there is every possibility ready money will be taken or sent as credit accounts are opened for responsible residents only. If that is so, then an offence has been committed under the Betting Act 1853, section 3, which reads as follows:

"Any person who being the owner or occupier of any house, office, room or other place, or a person using the same, shall open, keep or use the same for the purposes hereinbefore mentioned, or either of them; and any person who being the owner or occupier of any house, room, office, or other place shall knowingly and wilfully permit the same to be opened, kept, or used by any other person for the purposes aforesaid, or either of them; and any person having the care or management of or in any manner assisting in conducting the business of any house, office, room, or place opened, kept, or used for the purposes aforesaid, or either of them, shall, on summary conviction thereof before any two justices of the peace, be liable to forfeit and pay such penalty, not exceeding one hundred pounds, as shall be adjudged by such justices, and may be further adjudged by such justices to pay such costs attending such conviction as to the said justices shall seem reasonable; and on the non-payment of such penalty and costs, or in the first instance if to the said justices it shall seem fit, may be committed to the common gaol or house of correction, with or without hard labour, for any time not exceeding six calendar months."

The purposes aforesaid are contained in Section 1 of the Act, and have already been summarised. In short,

it

it was decided in the case of *Traynor v. Macpherson* (1914) S. C. (J). 174, that no offence was committed when no customers resorted to the premises occupied by the bookmaker, but communicated by letter, telegram or telephone, and paid no deposit when the bet was made, but accounts were rendered weekly and balances remitted. If any of these contingencies are not complied with, then an offence is committed.

If it is proposed to take action, then it is suggested:

(1) That someone be sent to the place to make a bet and pay a deposit, and also to make enquiries with regard to the "Football Pool" and obtain a coupon.

(2) That watch be kept to ascertain the number of people resorting there, and also if possible the number of letters delivered. The person sent to the office might be able to give some idea of the conduct of the business.

(3) If enquiries justify it, a search warrant should be obtained and executed after a number of people have visited the premises.

It is thought the above will be sufficient guide for the time being; amplification can be made, if necessary, by reference to various authorities.

Seen
RWB
RW/J.

R. Hunter.
Assistant Municipal Advocate

Manila, February 10, 1901.

Deputy Commissioner,

(Please special envelope.)

In re: Advertisement in the Manila
Advertiser dated February 1, 1901.

An opinion on the above advertisement, articles
of which were received today is now given on the following
points:

1. What offense, if any, is committed by
the advertiser in forwarding such
advertisement?

2. What offense, if any, is committed by
the newspaper in publishing such
advertisement?

Also -

3. What offense, if any, is committed by
Hinds & Co. in carrying on such busi-
ness?

1. In the first place, the advertisement can be
construed as a general invitation to the public to make
inquiries at a certain place, No. 100 Central Arcade,
relative to betting matters and as a place where bets
can be laid. Therefore, an offence under the Betting
Act 1874, section 3, has been committed. This section

reads:

reads:

"Where any letter, circular, telegram, placard, handbill, card, or advertisement is sent, exhibited, or published -

(1) whereby it is made to appear to any person, either in the United Kingdom or elsewhere, will on application give information or advice for the purpose of or with respect to any such bet or wager, or any such event or contingency as is mentioned in the principal act, or will make on behalf of any other person any such bet or wager as is mentioned in the principal act; or

(2) with intent to induce any person to apply to any house, office, room, or place, or to any person, with the view of obtaining information or advice for the purpose of any such bet or wager or with respect to any such event or contingency as is mentioned in the principal act; or

(3) inviting any person to make or take any share in or in connection with any such bet or wager;

every person sending, exhibiting, or publishing, or causing the same to be sent, exhibited, or published, shall be subject to the penalties provided in the seventh section of the principal act with respect to offences under that section."

The principal act referred to is the Betting Act 1853, section 7 of which provides for a penalty of £30 imprisonment, with or without hard labour for a term not exceeding two months.

In the case of *Hawke v. Allen* (1902), 2 T. L. R. 225, it was held that an advertisement relating to either of the purposes mentioned in the Betting Act 1853, section 1, namely, (1) that of keeping a place for the purpose of betting with persons resorting thereto, and (2) that of

keeping

keeping a place for the purpose of receiving deposits and bets, was illegal. It was also decided that the publication of an advertisement shewing that information or advice will be given relative to any coupon competition on any race or sport in which money was to be sent, and which constituted an offence under the Betting Act 1874, section 4, was an offence under the Betting Act 1874, section 3.

The latter decision appears to cover what is called the "Football Pool", but information should be obtained on this.

2. It appears that the newspaper would also be guilty of an offence under the Betting Act 1874, section 3, although no decided case on the point can be found. As far as can be remembered, the advertisements of commission agents at home are generally confined to the name, description, address and telephone number; in no case would the particular race and odds given with an invitation for further enquiries be given.

3. Although there is a Scottish case (Scott v. Ranton (1907) 11 S. 2. (J) 28, deciding there is no need that there should be any invitation to resort to any named address for the purpose of betting, or that bets should be accepted there for an offence to be committed under the Betting Act 1874, section 3, it is thought that particulars

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of the place and proceedings therein should be obtained before any action is taken.

As Messrs. Hinds & Barr do not appear to be on the telephone, then people must either resort thereto for the purpose of making bets or forward their bets by letter. In either case, there is every possibility ready money will be taken or sent as credit accounts are opened for responsible residents only. If that is so, then an offense has been committed under the Betting Act 1853, section 3, which reads as follows:

"Any person who being the owner or occupier of any house, office, room or other place, or a person using the same, shall open, keep or use the same for the purposes hereinbefore mentioned, or either of them; and any person who being the owner or occupier of any house, room, office, or other place shall knowingly and wilfully permit the same to be opened, kept, or used by any other person for the purposes aforesaid, or either of them; and any person having the care or management of or in any manner assisting in conducting the business of any house, office, room, or place opened, kept, or used for the purposes aforesaid, or either of them, shall, on summary conviction thereof before any two justices of the peace, be liable to forfeit and pay such penalty, not exceeding one hundred pounds, as shall be adjudged by such justices, and may be further adjudged by such justices to pay such costs attending such conviction as to the said justices shall seem reasonable; and on the non-payment of such penalty and costs, or in the first instance if to the said justices it shall seem fit, may be committed to the common gaol or house of correction, with or without hard labour, for any time not exceeding six calendar months."

The purposes aforesaid are contained in Section 1 of the Act, and have already been summarized. In short,

it was decided in the case of *Braynor v. Stephenson* (1914) L. J. (J) 174, that no offence was committed when no customers resorted to the premises occupied by the bookmaker, but communicated by letter, telegram or telephone, and paid no deposit when the bet was made, but accounts were rendered weekly and balances remitted. If any of these contingencies are not complied with, then an offence is committed.

If it is proposed to take action, then it is suggested:

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(2) That watch be kept to ascertain the number of people resorting there, and also if possible the number of letters delivered. The person sent to the office might be able to give some idea of the conduct of the business.

(3) If enquiries justify it, a search warrant should be obtained and executed after a number of people have visited the premises.

It is thought the above will be sufficient guide for the time being; amplification can be made, if necessary, by reference to various authorities.

Assistant Municipal Advocate

R./J

Cable address "HINDSBARR"
 PHONE:

100 CENTRAL ARCADE

HINDS & BARR

Turf Accountants and Commission Agents

On advice of our London Agents, we have great pleasure in quoting the following prices on the undermentioned races, quotations will be periodically revised on receipt of information from London and the latest prices immediately advertised.

(1) Lincoln Handicap.

LINCOLN, MARCH 25th.

1 Mile.

40 Accra	12 C. O'Nine T.	33 Heronslea	50 Merton Abbey	33 Sargasso
66 Advance	33 Charger	40 King Baldwin	100 Metronome	16 Slipper
66 Africorn	40 Croco	25 Knight Error	25 Midlothian	Soranette
100 Airman	40 Eyes Front	33 Lansdowne	40 Moyresque	50 Sunnier
40 Alcyon	25 F'ing Memory	25 Leonidas II	100 O. Contemptible	
40 Sweet Swan	33 Arctic L.	Fuzzy Wuzzy	33 Osiris	Tel-Asur
33 Belgrano	50 Gamesome	100 L. Grafton	40 Peace Pact	40 Timber
25 Breadcrumb	66 Go Easy	50 Lone Knight	40 Pomerellen	33 Lionhearted
66 Top Dressing	50 Bunch	66 Golder Earl	50 Lucky Hunter	
33 Ultra Violet II	33 Burgee	100 Grandflight	25 Masher, The	33 Rivalry
33 Whoopie	25 Caeleon	25 Grandmaster	40 Massai	33 R the Reefer

One third the odds a place. Placing them 1, 2, 3 from 500 to 1 up to 20,000 to 1.

(2) Liverpool Cup.

LIVERPOOL, MARCH 26

1 Mile 2 furs. 170 yards.

Prices on application

(3) Grand National.

LIVERPOOL, MARCH 27

4 Miles 856 yards.

12 Sir Lindsay 14 Kakushin 16 Easter Hero Shaun Gollin 20 Drintyre Gib Crakle Melleray's Belle Richmond 25 Drin Gregalach K.C.B.

Quotations offered on others.

All in enter or not.

One third the odds a place. Placing them 1, 2, 3 from 500 to 1 up to 20,000 to 1.

(4) Free Handicap.

NEWMARKET, APRIL 16

3 furs.

20 to 1 The Field.

(5) Derby.

EPSON, JUNE 3

11 Miles.

6 Jacopo 8 Lemnarchus Thyestes 10 Portlaw 12 Dr. Dolittle Goyecna 16 Estate Duty.

Quotations offered on others.

One fourth the odds a place. Placing them 1, 2, 3 from 100 to 1 up to 20,000 to 1.

(6) Asset Gold Cup.

ASCOT, JUNE 18

21 Miles.

6 Humong Commanderis Ut. Major 8 Strephon II 10 Parenthesis Ruston Pasha Singapore 16 Bastard, The 20 Friendship.

One fourth the odds a place. Placing them 1, 2, 3 from 100 to 1 up to 20,000 to 1.

Vouchers with all Ante-Post Commissions

LOCAL PONY RACING
 LOCAL DOG RACING

Par-Mutuel Prices—For the convenience of our clientele who are unable to attend the courses.

FOOTBALL

Weekly Lists and Cup Tie Quotations

FOOTBALL POOL

*Something new to Shanghai---
but England's latest craze*

Running simultaneously with our weekly coupons, we are inaugurating in Shanghai the first "FOOTBALL POOL" in the Far East.

A "FOOTBALL POOL" is a selection, in this case, of 40 matches from English & Scottish soccer, from which the competitor has to forecast any 8 results, placing on his selection any stake between \$1 to \$10.—

From the gross investments, the organizers deduct 10 per cent., and the balance is divided between the successful competitors—pro rata to their investment.

In the event of no competitor forecasting the correct results, the pool will then be carried over to the following week and added to that week's total for division.

This being the first venture of this nature in Shanghai, we are guaranteeing a return of at least 18 to 1 to any successful competitor.

When the popularity of this Pool has been proved, we intend to organize several pools of various combinations, the competitor then having a choice of several selections.

Documents to hand from our London Agents, show that the demand for this type of speculation is enormous, and for matches played on the 27th ultimo, one pool paid to a successful competitor the odds of 3024 to 1.

ALL ENQUIRIES WELCOMED

Credit accounts opened for responsible residents on application